<u> </u>		CM-01:
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): Frank S. Moore, SBN 158029		FOR COURT USE ONLY
Law Offices of Frank S. Moore, APC		•
1374 Pacific Avenue		
San Francisco, California 94109 TELEPHONE NO.: 415 292-6091 FAX NO. (Optional): 415 292-6695		
TELEPHONE NO.: 413 292-0091 FAX NO. (Optional): 413 292-0093 E-MAIL ADDRESS (Optional): fsmoore(@pacbell.nct		
ATTORNEY FOR (Name): PURGATORY, INC., dba LA ROCCA'S CORNE	R	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF San Francisco STREET ADDRESS: 400 McAllister Street MAILING ADDRESS:		
CITY AND ZIP CODE: San Francisco, California 94102 BRANCH NAME: Unlimited Jurisdiction		
PLAINTIFF/PETITIONER: CRAIG YATES et al.	CASE	LIMBER:
		CGC-07-469605
DEFENDANT/RESPONDENT: LA ROCCA'S CORNER, et al.		OFFICER Deliati
	HON.	David L. Ballati
NOTICE OF RELATED CASE	206	
f. Filing date: 08/27/1999	No No events require	other (specify):
pending dismissed with without prejudice disposed of by judgment a. Title: Pickern, et al v. Eppie's Capitol, et al b. Case number: 2:2000cv02231-WBS c. Court: same as above		
other state or federal court (name and address): United States d. Department: 501 "I" Street, Sacramento, CA 95814	S District C	ourt for the Eastern District
	_ 	Cat Butes of Court Inde 3 300

Form Approved for Optional Use Judicial Council of California CM-015 [Rev. July 1, 2007] NOTICE OF RELATED CASE

ai, Rules of Court, rule 3.300 www.courtinfo.ca.gov

	: 1	CM-015
PLAINTIFF/PETITIONER: CRAIG YATES et al.	CASE NU	
DEFENDANT/RESPONDENT: LA ROCCA'S CORNER, et al.		CGC-07-469605
2. (continued)		
· · · · · · · · · · · · · · · · · · ·	mily law	other (specify):
f. Filing date: 10/12/2000		
	✓ No	
h. Relationship of this case to the case referenced above (check all that apply):		
involves the same parties and is based on the same or similar claims.	i	
arises from the same or substantially identical transactions, incidents, or the same or substantially identical questions of law or fact.	r events re	quiring the determination of
involves claims against, title to, possession of, or damages to the same	property.	
is likely for other reasons to require substantial duplication of judicial res	i	heard by different judges.
Additional explanation is attached in attachment 2 2		
i. Status of case:	j	
pending		
dismissed with without prejudice	1	
disposed of by judgment	W Mr Autom	
a. Title: Connally, et al v. Eppie's N Street, et al b. Case number: 2:2000cv02232-WBS		
c. Court: same as above		
other state or federal court (name and address): United States	District	Court for the Eastern District
d. Department: 501 "I" Street, Sacramento, CA 95814		att as (appoint):
o. 0000 i, i i i i i i i i i i i i i i i i	mily law	other (specify):
f. Filing date:		
g. Has this case been designated or determined as "complex?" Yes	∠ No	
h. Relationship of this case to the case referenced above (check all that apply):		
involves the same parties and is based on the same or similar claims.		the the determination of
arises from the same or substantially identical transactions, incidents, or extremely the same or substantially identical questions of law or fact.	venus requ	Bind the netermination of
involves claims against, title to, possession of, or damages to the same pro	operty.	
is likely for other reasons to require substantial duplication of judicial resou		rd by different judges.
Additional explanation is attached in attachment 36 2		
i. Status of case:		
pending pending	in the state of th	
dismissed with without prejudice		
disposed of by judgment		
Additional related cases are described in Attachment X Number of pages attac	ched: 10	2 (not including proof of se
A (28 2008		
Pate: August 28, 2008		
Frank S. Moore	KX	1 Down
(TYPE OR PRINT NAME OF PARTY OR ATTORNEY) (SIGNAT	TURE OF PAR	TY OR ATTORNEY)
M-015 [Rev. July 1, 2007] NOTICE OF RELATED CASE		Page 2 of 3

			:	
1	PLAINTIFF/PETI	TIONER: CRAIG YATES et al.	CASE NUMBER:	
2	DEFENDANT/RE	SPONDENT: LA ROCCA'S CORNER, et al.	CGC	C-07-469605
3		ATTACHME	NT (Number): 1	Page 1 of 38
4		(This Attachment may be used with any Judicial Coun	cil form.) (Add pag	ges as required)
5				
6	A. List A	Il Related Civil Cases by Court, Case Name, Case	Number and I	Filing Date.
7 8	Plaintiff:	YATES, CRAIG		
9	Court:	San Francisco County Superior Co 400 McAllister Street, San Francisco, Califo		
11	None of the ca	ses listed below have been designated or determined	as "complex."	
12	Relationship o	f this case to the case referenced above (check all tha	t apply):	
13	⊠	involves the same parties and is based on the same o	r similar claim	S
14	⊠	arises from the same or substantially identical transa requiring the determination of the same or substantia fact.	ctions, incident lly identical qu	es, or events destions of law or
15		involves claims against, title to, possession of, or date	nages to the sa	me property.
16 17	⊠	is likely for other reasons to require substantial dupli heard by different judges.	cation of judic	ial resources if
18		Additional explanation is attached in attachm	ent 2.	
19 20	Case Numl	ber <u>Case Name</u>	Filing Date	Status/Dismissal
21	CGC-06-4520	OCRAIG YATES et al vs. CIGAR AMOUR et al	05/09/2006	Pending
22	CGC-06-4521	CRAIG YATES et al vs. JUST DESERTS et al	05/10/2006	05/02/2007
24	CGC-06-4525	OP CRAIG YATES et al vs. THE ABBEY TAVERN INC., A CALIFORNIA CORPORATION et al	05/23/2006	03/05/2008
25 26	CGC-06-4566	CRAIG YATES et al vs. DRAGON CITY RESTAURANT et al	10/02/2006	01/14/2008
27 28	CGC-06-4591	19 CRAIG YATES et al vs. PAKWAN RESTAURANT et al	12/28/2006	Pending
		ATTACHMENT to Judicial Council Form		

PLAINTIFF/PE	FITIONER: CRA		CASE NUMBER:			
DEFENDANT/F	RESPONDENT: L	R, et al.	CGC	C-07-469605		
	ATTACHMENT (Number): 1 Page 2 of 38					
	(This	s Attachment may be used wit	h any Judicial Co uncil	form.) (Add pag	ges as required)	
CGC-07-467	RE	AIG YATES et al vs. RIO STAURANT INC., A CA RPORATION et al		09/27/2007	Pending	
CGC-07-469		AIG YATES et al vs. K & STAURANT et al	&L	11/09/2007	Pending	
CGC-08-470	CO	AIG YATES et al vs. CA LLECTIVES,LLC A CA IITED et al		01/10/2008	Pending	
CGC-08-473	176 CR.	AIG YATES vs. UNION	SQUARE et al	03/11/2008	Pending	
CGC-08-473		AIG YATES et al vs. DA STAURANT et al	FLORA	03/13/2008	Pending	
CGC-08-473		AIG YATES et al vs. BE AI CUISINE et al	NJARONG	03/27/2008	Pending	
Court:	<u>400 I</u>	San Francisco Cour McAllister Street, San F	nty Superior Cour Trancisco, Californ	rt <u>qia, 94102</u>		
Plaintiff:		TY RIGHTS ENFORCE YOU HELP OTHERS		ATION, SER	RVICES:	
None of the	cases listed be	elow have been designate	d or determined as	"complex."		
Relationship	of this case to	the case referenced abo	ve (check all that a	pply):		
Ø	involves the	e same parties and is base	ed on the same or s	imilar claims	S.	
⊠	arises from requiring the	the same or substantially te determination of the sa	videntical transacti ime or substantially	ons, incident identical qu	s, or events estions of law	
	involves cla	aims against, title to, pos	session of, or dama	iges to the sai	me property.	
⊠		other reasons to require fferent judges.	substantial duplica	tion of judici	al resources if	
	⊠ Add	litional explanation is atta	ached in attachmer	nt 2.		
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Case 3:08-cv-02293-PJH Document 10 Filed 08/28/2008 Page 10-10-10-10-10-10-10-10-10-10-10-10-10-1	Page 5 of 114
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PLAINTIFF/PETITIONER: CRAIG YATES et al. DEFENDANT/RESPONDENT: LA ROCCA'S CORNER, et al.		CASE NUMBER:	
		CGC	C-07-469605
	ATTACHME	NT (Number): 1	Page 3 of 38
	(This Attachment may be used with any Judicial Coun	cil form.) (Add pag	ges as required)
Case Number	Case Name	Filing Date	Status/Dismiss
CGC-05-443089	LES JANKEY et al vs. QUEEN ANNE HOTEL et al	07/13/2005	11/02/2006
CGC-05-443128	LES JANKEY et al vs. HERITAGE MARINA HOTEL et al	07/14/2005	Pending
CGC-05-443154	LES JANKEY et al vs. MARK TWAIN HOTEL et al	07/15/2005	07/13/2007
CGC-05-443179	LES JANKEY et al vs. EL HERRADERO RESTAURANT et al	07/18/2005	11/16/2006
CGC-06-452092	LES JANKEY et al vs. THE BLUE MUSE RESTAURANT et al	05/09/2006	08/09/2007
CGC-06-452098	NICOLE MOSS et al vs. RED JADE RESTAURANT et al	05/10/2006	01/31/2007
CGC-06-452101	PATRICK CONNALLY et al vs. TWILIGHT ZONE et al	05/10/2006	12/26/2007
CGC-06-452129	PATRICK CONNALLY et al vs. NORTH BEACH PIZZA INC. A CALIFORNIA CORPORATION et al	05/10/2006	05/04/2007
CGC-06-452130	LES JANKEY et al vs. ASA SUSHI et al	05/10/2006	12/12/2007
CGC-06-452131	CRAIG YATES et al vs. JUST DESERTS et al	05/10/2006	05/02/2007
CGC-06-452133	NICOLE MOSS et al vs. ROYAL GROUND COFFEE et al	05/10/2006	06/07/2007
CGC-06-452509	CRAIG YATES et al vs. THE ABBEY TAVERN INC., A CALIFORNIA CORPORATION et al	05/23/2006	03/05/2008
CGC-06-452983	LES JANKEY et al vs. LAUREL INN ASSOCIATES LLC, A CALIFORNIA LIMITED et al	06/08/2006	02/20/2007
	ATTACHMENT to Judicial Council Form		

PLAINTIFF/PETITIONEI	R: CRAIG YATES et al.	CASE NUMBER:	
DEFENDANT/RESPONI	DENT: LA ROCCA'S CORNER, et al.	CGC	C-07-469605
	ATTACHME	NT (Number): 1	Page 4 of 38
	(This Attachment may be used with any Judicial Coun	cil form.) (Add pag	ges as required)
CGC-06-454493	PATRICK CONNALLY et al vs. O'REILLY'S IRISH PUB & RESTAURANT INC. et al	07/25/2006	Pending
CGC-06-455148	LES JANKEY et al vs. TIA MARGARITA et al	08/15/2006	01/25/2008
CGC-06-455150	PATRICK CONNALLY et al vs. SZECHUAN TASTE RESTAURANT et al	08/15/2006	02/15/2008
CGC-06-457253	PATRICK CONNALLY et al vs. LUISA'S RESTORANTE et al	10/23/2006	Pending
CGC-06-459119	CRAIG YATES et al vs. PAKWAN RESTAURANT et al	12/28/2006	Pending
CGC-07-459698	LES JANKEY et al vs. THE HOTEL MAJESTIC et al	01/18/2007	07/13/2007
CGC-07-462659	LES JANKEY vs. GLASS PROPERTIES LP, A DELEWARE LIMITED et al	04/24/2007	05/05/2008
CGC-07-463040	LES JANKEY et al vs. SONG KOO LEE et al	05/03/2007	Pending
CGC-07-464669	NICOLE MOSS et al vs. MOLTE COSE et al	06/27/2007	Pending
CGC-07-469073	CRAIG YATES et al vs. K &L RESTAURANT et al	11/09/2007	Pending
CGC-07-469631	PATRICK CONNALLY et al vs. GRAFFEO COFFEE ROASTING COMPANY, INC., A et al	11/30/2007	Pending
CGC-07-470559	PATRICK CONNALLY et al vs. XOX TRUFFLES, INC., A CALIFORNIA CORPORATION et al	12/31/2007	Pending
CGC-08-470951	CRAIG YATES et al vs. CANDYSTORE COLLECTIVES,LLC A CALIFORNIA LIMITED et al	01/10/2008	Pending

		t .	
1	PLAINTIFF/PETIT	TIONER: CRAIG YATES et al.	CASE NUMBER:
2	DEFENDANT/RES	SPONDENT: LA ROCCA'S CORNER, et al.	CGC-07-469605
3		ATTACHME	NT (Number): 1 Page 5 of 38
4 5		(This Attachment may be used with any Judicial Coun	cil form.) (Add pages as required)
6	CGC-08-47095	PATRICK CONNALLY et al vs. PETITE DELI et al	01/10/2008 Pending
7 8	CGC-08-47270	709 PATRICK CONNALLY et al vs. SUSHI ON NORTH BEACH-KATSU et al	02/28/2008 Pending
9	CGC-08-47326	CRAIG YATES et al vs. DA FLORA RESTAURANT et al	03/13/2008 Pending
10	CGC-08-47371	16 CRAIG YATES et al vs. BENJARONG THAI CUISINE et al	03/27/2008 Pending
11	CGC-08-47408	LES JANKEY et al vs. PLOUGH AND THE STARS, INC., A CALIFORNIA et al	04/09/2008 Pending
13	CGC-08-47455	HAWTHORNE/STONE REAL ESTATE	04/23/2008 Pending
14 15		INVESTMENTS, INC et al	
16	Court:	San Mateo County Superior Cou 400 County Center, Redwood City, Califor	rt mia, 940 <u>63</u>
17	Plaintiff:	DISABILITY RIGHTS ENFORCEMENT, EDUCHELPING YOU HELP OTHERS	CATION, SERVICES:
18 19	None of the cas	ases listed below have been designated or determined	as "complex."
20	Relationship of	of this case to the case referenced above (check all tha	apply):
21	×	involves the same parties and is based on the same o	r similar claims.
22	:	arises from the same or substantially identical transarequiring the determination of the same or substantial	ctions, incidents, or events lly identical questions of law or
23		fact. involves claims against, title to, possession of, or dar	nages to the same property.
24		is likely for other reasons to require substantial dupli	
25		heard by different judges.	
26 27		Additional explanation is attached in attachm	ent 2.
28			
Ì		ATTACHMENT	

	Case 3:08-cv-02293-PJH	Document 10	Filed 08/28/2008	Page 8 of 114
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1	PLAINTIFF/PET	TIONER: CRAIG YATES et al.	CASE NUMBER:	
2	DEFENDANT/RI	SPONDENT: LA ROCCA'S CORNER, et al.	CGC	C-07-469605
3		ATTACHMEN	I T (Number): 1	Page 6 of 38
4		(This Attachment may be used with any Judicial Counci	il form.) (Add pag	es as required)
5	<u>Case Nun</u>	aber <u>Case Name</u>	Filing Date	Status/Dismissal
6 7	CIV456401	MARSHALL LOSKOT, et al vs. AIRPORT NO. TRAVELODGE	07/24/2006	Pending
8 9	Court:	Marin County Superior Court 3501 Civic Center Drive Room #116, San Rafa	rel, CA 94903	
10	Plaintiff:	YATES, CRAIG		
11	None of the c	ases listed below have been designated or determined a	s "complex."	
12	Relationship	of this case to the case referenced above (check all that	apply):	
13	⊠	involves the same parties and is based on the same or	similar claims	
14	⊠	arises from the same or substantially identical transact		
15		requiring the determination of the same or substantial fact.	iy ideniicai qu	estions of law of
16		involves claims against, title to, possession of, or dam	ages to the sar	ne property.
17	is likely for other reasons to require substantial dupl heard by different judges.		ation of judici	al resources if
18 19		Additional explanation is attached in attachme	ent 2.	
20				
21	<u>Case Nun</u>	<u>Case Name</u>	Filing Date	Status/Dismissal
22	CIV053454	CRAIG YATES, et al vs WOODSIDE OFFICE CENTER L.L.C., et al	7/28/2005	9/7/2005
23 24	CIV061583	CRAIG YATES, et al vs CAPRA'S RESTAURANT INC., et al	4/7/2006	4/10/2007
25	CIV062007	CRAIG YATES, et al. vs. VIKING BAR CORPORATION, et al.	5/12/2006	1/18/2008
26	CIV062223	CRAIG YATES, et al vs VIKING BAR CORPORATION, et al	5/22/2006	6/12/2006
27 28	CIV064664	CRAIG YATES, et al vs PETER PAN DOUGHNUTS, et al	10/19/2006	1/31/2008
		ATTACHMENT to Judicial Council Form	:	

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				:				
1	PLAINTIFF/PET	ITIONER:	CRAIG YATES et al.	İ	CASE NUMBER:			
2	DEFENDANT/RI	DEFENDANT/RESPONDENT: LA ROCCA'S CORNER, et al. CGC-07-469605						
3		ATTACHMENT (Number): 1 Page 7 of 38						
4			(This Attachment may be used with any Judicial Coun	cil for	m.) (Add pag	ges as required)		
5 6	CIV071909		CRAIG YATES, et al. VS. MING YEN RESTAURANT, et al.	4/	24/2007	4/23/2008		
7 8	3501 Civic Center Drive Room #116. San Rafael, CA 9490				<u>CA 94903</u>			
9	Plaintiff:		BILITY RIGHTS ENFORCEMENT, EDUC PING YOU HELP OTHERS	CAT	ION, SER	RVICES:		
11	None of the c	ases lis	ted below have been designated or determined	as "c	omplex."			
12	Relationship	Relationship of this case to the case referenced above (check all that apply):						
13	⊠	involv	ves the same parties and is based on the same of	r sim	similar claims.			
14	fact.					nts, or events questions of law or		
15	involves claims against, title to, possession of, or damages to the said is likely for other reasons to require substantial duplication of judici			nage	nages to the same property.			
17				ial resources if				
18		☒	Additional explanation is attached in attachm	ent 2	2.			
19	<u>Case Nun</u>	<u>ıber</u>	<u>Case Name</u>	<u>Fi</u>	iling Date	Status/Dismissal		
20	CIV053454		CRAIG YATES, et al vs WOODSIDE OFFICE CENTER L.L.C., et al	7/:	28/2005	9/7/2005		
21 22	CIV061134		PATRICK CONNALLY, et al. vs TACO JANE'S, et al	3/	17/2006	11/1/2007		
23 24	CIV061583		CRAIG YATES, et al vs CAPRA'S RESTAURANT INC., et al	4/	7/2006	4/10/2007		
25	CIV062007		CRAIG YATES, et al. vs. VIKING BAR CORPORATION, et al.	5/	12/2006	1/18/2008		
26 27	CIV062191		PATRICK CONNALLY, et al vs PEPPER'S RESTAURANT, et al	5/	18/2006	4/17/2008		
28	CIV062650		PATRICK CONNALLY, et al vs CHAI W. CHAN, et al	6/	16/2006	6/6/2007		
			ATTACHMENT to Judicial Council Form					

			!				
1	PLAINTIFF/PET	TITIONER: CRAIG YATES et al.	CASE NUMBER:				
2	DEFENDANT/R	ESPONDENT: LA ROCCA'S CORNER, et al.	CGC-07-469605				
3		ATTACHMENT (Number): 1 Page 8 of 38					
4		(This Attachment may be used with any Judicial Coun	cil form.) (Add pages as required))			
5 6	CIV064664	CRAIG YATES, et al vs PETER PAN DOUGHNUTS, et al	10/19/2006 1/31/2008				
7 8	CIV071909	CRAIG YATES, et al. vs. MING YEN RESTAURANT, et al.	4/24/2007 4/23/2008				
9	CIV072045	PATRICK CONNALLY, et al. vs. SHAPIRO ASSOCIATES	5/1/2007 3/14/2008				
10	Court:	United States District Court for the Northern Dist	wist of California				
11	Court.	450 Golden Gate Ave., San Francisco, Califo 1301 Clay Street, Oakland, California 94	ornia 94102				
12		280 South 1st Street, San Jose, Californi					
13	Plaintiff:	YATES, CRAIG					
14	None of the c	eases listed below have been designated or determined	s "complex."				
15	Relationship	of this case to the case referenced above (check all that	apply):				
16	⋈	involves the same parties and is based on the same or	similar claims.				
17 18	arises from the same or substantially identical transarequiring the determination of the same or substantial fact.		tions, incidents, or events lly identical questions of lav	w or			
19		involves claims against, title to, possession of, or dan	nages to the same property.				
20	⊠	is likely for other reasons to require substantial duplic heard by different judges.	cation of judicial resources	if			
21		☐ Additional explanation is attached in attachme	ent 2.				
22	<u>Case Nur</u>	!	Filing Date Status/Disn	<u>nissal</u>			
23 24	3:2004cv0430	O8-BZ Yates et al v. Associated Main Street Partners, et al	10/12/2004 06/30/2005				
25	3:2004cv0508	87-JCS Yates et al v. Nicolai Building et al	12/01/2004 05/13/2005				
26	3:2004cv0521	11-PJH Yates et al v. Heller's For Children Inc. et al	12/09/2004 09/14/2005				
27 28	3:2005cv0361	10-JL Yates et al v. Woodside Office Center, L.L.C. et al	09/07/2005 09/01/2006				
		ATTACHMENT to Judicial Council Form					

PLAINTIFF/PETITIONER: C	RAIG YATES et al.	CASE NUMBER:		
DEFENDANT/RESPONDENT:	CGC	C-07-469605		
	ATTACHME!	NT (Number): 1	Page 9 of 38	
(7	(This Attachment may be used with any Judicial Coun			
3:2006ay07017 MMC	Yates et al v. Napa Valley Casino et al	12/27/2006	01/17/2008	
3:2007cv00460-WHA	Yates et al v. Petco Animal Supplies Stores, Inc.	01/23/2007		
3:2007cv00946-CRB	Yates et al v. Celia's Restaurants Corporation et al	02/14/2007	05/08/2008	
3:2007cv01403-MHP	Yates et al v. New Tin's Market et al	03/09/2007	03/06/2008	
3:2007cv01405-WHA	Yates et al v. Belli Deli et al	03/09/2007	Pending	
3:2007cv01566-PJH	Yates et al v. The Cheese Steak Shop Inc. et al	03/19/2007	08/28/2007	
3:2007cv02100-JSW	Yates et al v. Foster Freeze Berkeley et al	04/13/2007	Pending	
3:2007cv02525-MMC	Yates et al v. D & A Cafe Inc et al	05/11/2007	05/16/2008	
3:2007cv02657-JL	Yates et al v. Winter Properties et al	05/18/2007	Pending	
3:2007cv03033-EDL	Yates et al v. El Sombrero et al	06/12/2007	Pending	
3:2007cv03326-MMC	Yates et al v. Bimbo Bakeries USA, Inc. et al	06/25/2007	12/27/2007	
4:2007cv03889-WDB	Yates et al v. Lotus Cuisine of India et al	07/30/2007	06/05/2008	
3:2007cv04177-EDL	Yates et al v. Discount Alley Inc. et al	08/14/2007	Pending	
	Yates et al v. Red's Recovery Room Inc. et al	08/24/2007	Pending	
3:2007cv05485-MMC	Yates et al v. N-O-H-R Plaza et al	+10/26/2007	Pending	
	Yates et al v. Levin Commercial Facility et al	12/28/2007	Pending	
3:2008cv00356-JSW	Yates et al v. Unicorn Pan Asian Cuisine et al	01/18/2008	Pending	
3:2008cv00737-JCS	Yates et al v. Burger King #3157 et al	01/31/2008	Pending	
	Yates et al v. King of Thai Noodle #2 Inc. et al	04/08/2008	Pending	

1	PLAINTIFF/PET	TITIONER: C	CASE NUMBER:			
2	DEFENDANT/RESPONDENT: LA ROCCA'S CORNER, et al.			CGC	C-07-469605	
3	ATTACHMEN			NT (Number): 1 Page 10 of 38		
4		•	cil form.) (Add pages as required)			
5	3:2008cv019	58-JCS	Yates et al v. Sweet Delight et al	04/14/2008	Pending	
6	3:2008cv021	65-SI	Yates et al v. Twice is Nice et al	04/25/2008	Pending	
7	3:2008cv022	93-РЈН	Yates et al v. Zephyr Cafe et al	05/02/2008	Pending	
8	4:2008cv025	45-CW	Yates et al v. Sushi Bistro Inc et al	05/20/2008	Pending	
9	3:2008cv027	34-SI	Yates et al v. Syers Properties LLP	05/30/2008	No appearance by defendant	
11	3:2008cv029	32-JL	Yates et al v. Benjarong Thai Cuisine et al	06/12/2008	Pending	
12	3:2008cv030	04-EDL	Yates et al v. Franklin Arden LLC	06/18/2008	Pending	
13 14	3:2008cv03183-BZ		Yates et al v. Happy Dragon et al	07/02/200	No appearance by defendant	
15	4:2008cv039	14-CW	Yates et al v. Tequila Grill et al	08/15/2008	Not served	
16 17 18	Court: United States District Court for the Northern District of California 450 Golden Gate Ave., San Francisco, California 94102 1301 Clay Street, Oakland, California 94612-5212 280 South 1st Street, San Jose, California 95113					
19	Plaintiff:	DISAB) HELPI	ILITY RIGHTS ENFORCEMENT, EDUC NG YOU HELP OTHERS	ATION, SEF	RVICES:	
20	None of the c	ases listed	d below have been designated or determined	as "complex."		
21			se to the case referenced above (check all that			
22	×	involves	s the same parties and is based on the same of	r similar claims	S.	
23	×	arises fr	om the same or substantially identical transac	tions, incident	s, or events	
24	requiring the determination of the same or substantially identical questions of law of fact.					
25 26		involves	s claims against, title to, possession of, or dar	nages to the sa	me property.	
27	is likely for other reasons to require substantial duplication of judicial resources if heard by different judges.				al resources if	
28			Additional explanation is attached in attachm	ent 2.		
			ATTACHMENT			

1	PLAINTIFF/PETITIONER: C	CASE NUMBER:		
2	DEFENDANT/RESPONDENT	CGC	C-07-469605	
3		ATTACHMEN	IT (Number): 1	Page 11 of 38
4	(il form.) (Add pages as required)		
5	Case Number	<u>Case Name</u>	Filing Date	Status/Dismissal
6	3:2000cv04298-WHA	Cone, et al v. Sequoia Grove	11/17/2000	
7	3:2000cv04352-TEH	Cone, et al v. Sonoma Valley Visit	11/20/2000	
8	3:2000cv04353-PJH	Ray, et al v. Comfort Inn, et al	11/20/2000	
9	3:2001cv00489-SI	Jankey, et al v. Hotel Del Sol, et al	01/30/2001	
10	4:2001cv00488-CW	Cone, et al v. Napa Valley Marriott, et al	01/30/2001	
11	4:2001cv00320-WDB	Pickern, et al v. City of Eureka, et al	01/19/2001	10/22/2001
12	3:2001ev00673-MMC	Pickern, et al v. Willow Creek 76, Inc	02/13/2001	10/02/2001
13 14	3:2001cv00675-MJJ	Pickern, et al v. Chevron Willow Creek, et al	02/13/2001	06/20/2001
15	3:2001cv00680-PJH	Ray, et al v. Pacific Motor Inn, et al	02/13/2001	05/23/2002
16	4:2001cv00828-CW	Doran, et al v. Balboa Cafe, et al	02/26/2001	09/24/2001
17	3:2001cv00829-SI	Doran, et al v. Rendezvous Cafe, et al	02/26/2001	09/13/2002
18	3:2001cv01667-JL	D'Lil et al v. Bijou Associates LLC et al	04/30/2001	03/15/2002
19	3:2001cv01739 -JCS	Doran et al v. Wilson & Kratzer Mortuaries, Inc.	05/03/2001	03/28/2002
20 21	3:2001cv02111-JL	Pickern et al v. Napa Auto Parts Eureka Store et al	05/31/2001	01/11/2002
22	3:2001cv02112-SI	Pickern et al v. Fresh Freeze Supply, Inc.	65/31/2001	01/29/2002
23	3:2001cv01741-CRB	Connally et al v. Bahia Business Center et al	05/03/2001	05/14/2002
24	3:2001cv01808-MMC	Kone et al v. Zandonella Reporting Service, Inc. et al	05/09/2001	06/17/2002
25	5:2001cv20401-RS	Samuel et al v. E Z 8 Motels Inc et al	05/10/2001	09/18/2001
26	3:2001cv02168-PJH	Gerber et al v. La Scala Inn et al	06/04/2001	05/23/2002
27 28	4:2001cv02202-CW	Pickern et al v. Best Western Inn at the Square et al	06/06/2001	04/26/2002
		ATTACHMENT to Judicial Council Form		

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1	PLAINTIFF/PETITIONER: C	RAIG YATES et al.		CASE NUMBER:		
2	DEFENDANT/RESPONDENT: LA ROCCA'S CORNER, et al.			CGC	C-07-469605	
3		T ((Number): 1	Page 12 of 38		
4	(This Attachment may be used with any Judicial Council form.) (Add pages as required)					
5 6 7 8	3:2001cv02237-VRW	Loskot, et al -v- Sea Captain Motel, et al	0	6/07/2001	02/03/2003	
	3:2001cv02777-CRB	Taubold et al v. City of Fort Bragg	0	7/20/2001	03/31/2004	
	3:2001cv03145-PJH	Connally et al v. Fast Eddie's Style Bar B-Que et al	0	8/15/2001	10/03/2002	
9	3:2001cv03268-PJH	Doran et al v. Redwood Inn et al	0	8/27/2001	10/28/2002	
10 11	3:2001cv03348-JCS	Moeller et al v. Benihana Restaurant Burlingame et al	0:	9/04/2001	09/23/2002	
12	4:2001cv03412-SBA	Doran et al v. Quality Inn Eureka et al	0	9/07/2001	05/23/2002	
13	3:2001cv03866-VRW	Loskot et al v. Broadway Manor Inn et al	1	0/12/2001	04/24/2003	
14	3:2001cv04016-VRW	Doran et al v. Capri Motel et al	10	0/25/2001	06/28/2002	
15	3:2001cv05227-JL	Doran et al v. Premier Inns Concord et al	12	2/26/2001	04/29/2002	
16	3:2001cv05228-MMC	Doran et al v. Nantucket Restaurant et al	13	2/26/2001	05/14/2002	
17	3:2001cv05364-JL	Doran et al v. China King Restaurant et al	12	2/27/2001	08/08/2002	
18	4:2002ev00229-WDB	Doran et al v. Mill Valley Travelodge et al	0	1/14/2002	03/18/2003	
19	4:2002cv01554-CW	Loskot et al v. Zack's Family Restaurant and Catering et al	04	4/01/2002	10/28/2003	
20	3:2002ev01881-PJH	Doran et al v. Vogue Cleaners, Inc. et al	04	4/18/2002	10/02/2002	
21	3:2002ev01961-EDL	Doran et al v. Embassy Suites Hotel et al	04	4/22/2002	06/16/2003	
22	3:2002cv02666-CRB	Doran et al v. Pacific Heights Inn et al	100	6/04/2002	11/05/2003	
23 24	3:2002cv03341-CRB	Connally et al v. West End Shopping Center et al	01	7/11/2002	04/25/2003	
25	3:2002cv03260-PJH	Doran et al v. Francisco Bay Inn et al	0	7/09/2002	09/04/2003	
26	3:2002cv03261-JCS	Doran et al v. Bel Aire Properties	07	7/09/2002	10/17/2003	
27	3:2002cv04138-CRB	Ashley et al v. Presidio Inn et al	08	8/28/2002	05/15/2003	
28	3:2002cv04536-EDL	Cone et al v. Sonoma Cheese Factory LLC et al	09	9/18/2002	08/15/2003	
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1	PLAINTIFF/PETITIONER: C	PLAINTIFF/PETITIONER: CRAIG YATES et al.		
2	DEFENDANT/RESPONDENT	CGC-07-469605		
3		I T (Number): 1	Page 13 of 38	
4	(il form.) (Add pages as required)		
5	4:2002cv04537-CW	Loskot et al v. Polk Street Econo Lodge et a	1 09/18/2002	12/18/2003
6 7	3:2002cv04543-EDL	Doran et al v. Concord Best Western Heritage Inn et al		05/12/2003
8	3:2002cv04545-MJJ	Jankey et al v. Castle Inn et al	09/18/2002	03/22/2004
9	5:2002cv05269-JF	Cone et al v. Los Altos Restaurant et al	11/01/2002	05/13/2003
10	3:2002cv05448-VRW	Cone et al v. Broiler Express et al	11/18/2002	09/08/2003
11	3:2002cv05463-JL	Loskot et al v. Pizzeria Uno Lombard, Inc.	11/18/2002	03/02/2004
12	5:2002cv05503-JF	Wells et al v. Wildhorse Cafe et al	11/19/2002	07/29/2003
13	5:2002cv05507-PVT	Wells et al v. Beacon King City Truck Plaza	11/19/2002	07/14/2003
14	5,2002 av 05047 SI	et al	12/26/2002	09/15/2004
15	5:2002cv05947-SI	Connally et al v. Sebt Mall et al	01/02/2003	09/08/2003
16	5:2003cv00018-HRL	Molski et al v. Camelot Restaurant et al		
17	3:2003cv00192-WHA	Doran et al v. Newell Avenue Strip Mall et al	01/13/2003	12/09/2003
18	3:2003cv00348-MEJ	Doran et al v. Pane E. Vino Restaurant et al	01/27/2003	07/07/2003
19	3:2003cv00675-MJJ	Brooke et al v. Bell Market Novato et al	02/18/2003	08/11/2004
20	3:2003cv01370-JL	Connally et al v. Hunan Restaurant et al	03/31/2003	12/11/2003
21	3:2003cv01134-JSW	Doran et al v. Montecatini Ristorante, Inc. et al	03/17/2003	01/06/2004
22	4:2003cv01181-CW	Connally et al v. Kinko's Inc. et al	103/19/2003	01/15/2004
23	3:2003cv01190-CRB	Doran et al v. C.C. Ole's Mexican	03/19/2003	
24	3:2003cV01190-CRB	Restaurant et al	03/19/2003	01/23/2004
25	3:2003cv01387-JL	Connally et al v. Court Square Center et al	04/01/2003	02/09/2004
26	3:2003cv01491-BZ	Doran et al v. Richardson Economy Inn et al	04/08/2003	06/25/2004
27	4:2003cv01762-WDB	Wilson et al v. Longs Drugs Store et al	04/21/2003	11/16/2004
28	3:2003cv01796-WHA	Doran et al v. Franklin Building et al	04/22/2003	01/28/2004
		ATTACHMENT	-	

1	PLAINTIFF/PETITIONER: C	RAIG YATES et al.	CASE NUMBER:		
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3		ATTACHMEN	T (Number): 1	Page 14 of 38	
4	(This Attachment may be used with any Judicial Counci	cil form.) (Add pages as required)		
5	3:2003cv01913-VRW	Wilson et al v. Trancas mall et al	04/28/2003	09/05/2003	
6	3:2003cv02427-VRW	Doran et al v. Antioch Heritage Inn et al	05/22/2003	08/27/2004	
7	3:2003cv02428-MMC	Doran et al v. Casper's Hot Dogs et al	05/22/2003	12/19/2003	
8	3:2003cv02639-MMC	Doran et al v. Holiday Inn Express Brentwood et al	06/05/2003	01/29/2004	
10	3:2003cv02641-PJH	Doran et al v. Days Inn Geary Street et al	06/05/2003	05/11/2004	
11	3:2003cv02697-MJJ	Loskot et al v. Best Inn El Cerrito et al	06/10/2003	02/23/2004	
12	3:2003cv02837-MEJ	Harris et al v. Crescent City Days Inn. et al	06/17/2003	02/17/2004	
13	3:2003ev02895-VRW	Loskot et al v. Taqueria Mexican Grill et al	06/23/2003	03/29/2005	
14	3:2003cv02902-MJJ	Harris et al v. Curly Redwood Lodge, LLC	06/23/2003	09/23/2004	
15	3:2003cv02904-MHP	Harris et al v. Denny's Crescent City et al	06/23/2003	10/05/2004	
16 17	3:2003cv03530-SI	Harris et al v. Ghiradelli Square Travelodge et al	07/29/2003	08/13/2004	
18	3:2003cv04241-MEJ	Doran et al v. Huntington Hotel et al	09/17/2003	06/14/2004	
19	3:2003cv04329-JCS	Connally et al v. Magnolia Center et al	09/24/2003	08/10/2004	
20	3:2003cv04688-JCS	Connally et al v. Jim Corbet's Ace Hardware et al	10/17/2003	08/10/2004	
21	3:2003cv04702-JSW	Doran et al v. Seal Rock Inn et al	10/20/2003	01/31/2005	
22	4:2003cv04902-SBA	Loskot et al v. Ramada Inn Oakland et al	11/03/2003	05/19/2005	
23	3:2003cv04990-JCS	Connally et al v. West America Bank et al	11/10/2003	08/10/2004	
24	3:2003cv05049-JCS	Connally et al v. Mc Leran Properties et al	11/13/2003	08/10/2004	
25	3:2003cv05243-MEJ	Stickney et al v. Giant Chef Burger, Inc. et al	11/24/2003	06/16/2005	
26	3:2003cv05485-SI	Moss et al v. Hearst Parking Center et al	12/04/2003	08/03/2004	
28	3:2003cv05571-SI	Connally et al v. Sebt Mall et	12/11/2003	08/04/2004	

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(This Attachment may be used with any Judicial Counci	l form.) (Add pag	es as required)
3:2004cv00826-MJJ	Doran et al v. Jackson's Wine and Spirits et al	02/27/2004	11/29/2004
3:2004cv01128-BZ	Wilson et al v. Ring's Restaurant et al	03/22/2004	08/26/2004
3:2004cv01129-CRB	Loskot et al v. Best Western Carriage Inn et al	03/22/2004	08/23/2004
3:2004cv01217-PJH	Connally et al v. Pacific Lumber and Hardware et al	03/26/2004	09/13/2004
3:2004ev01241-TEH	Connally et al v. Three Dragons Restaurant et al	03/29/2004	10/27/2004
3:2004cv01313-CRB	Connally et al v. Entenmann's Inc. et al	04/05/2004	06/29/2004
3:2004ev01314-JL	Connally et al v. Woodger Trust Building et al	04/05/2004	09/07/2004
3:2004cv01356-JL	Loskot et al v. Holiday Inn Concord et al	04/07/2004	01/19/2005
4:2004cv01443-CRB	Connally et al v. Entenmann's Inc. et al	04/13/2004	08/25/2004
3:2004cv01488-VRW	Connally et al v. Celia's Mexican Restaurant et al	04/15/2004	01/31/2005
3:2003cv01192-SI	Doran et al v. Corte Madera Inn Best Western et al	04/22/2004	06/01/2004
3:2004cv01606-VRW	Cone et al v. Healdsburg Travelodge et al	04/26/2004	02/23/2005
3:2004cv01607-WHA	Loskot et al v. Pete's Henny Penny et al	04/26/2004	07/05/2005
3:2004cv01725-JSW	Cone et al v. Dry Creek Inn Ltd. Partnership	05/03/2004	04/06/2005
5:2004cv01852-PVT	Molski et al v. Lupita et al	05/11/2004	01/04/2005
3:2004cv01854-BZ	Molski et al v. Pump N Go et al	05/11/2004	02/03/2005
5:2004cv01880-RMW	Molski et al v. The Cove et al	05/12/2004	04/21/2005
5:2004cv01881-PVT	Molski et al v. Rapazzini Winery et al	05/12/2004	02/09/2006
5:2004cv01882-PVT	Molski et al v. El 7 Mares Restaurant et al	05/12/2004	06/17/2005

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	ATTACHMEN	T (Number): 1	Page 16 of 38
(7	This Attachment may be used with any Judicial Council	form.) (Add page	es as required)
5:2004cv01942-RS	Molski et al v. Longhouse Restaurant, Inc. et al	05/18/2004	02/10/2005
5:2004ev01943-RMW	Molski et al v. Elaine M. West et al	05/18/2004	10/21/2005
5:2004cv01941-JF	Molski et al v. Toro Petroleum et al	05/18/2004	02/08/2005
5:2004cv01945-JW	Molski et al v. Morgan Hill 76 et al	05/18/2004	10/12/2005
5:2004cv01947-RMW	Molski et al v. Casa Medina et al	05/18/2004	08/24/2007
5:2004cv01981-PVT	Molski et al v. Casa De Fruta, L.P., et al	05/20/2004	03/07/2005
5:2004cv01983-RMW	Molski et al v. Roy's Drive-In et al	05/20/2004	11/18/2004
5:2004cv01984-JW	Molski et al v. Albertson's,Inc.,	05/20/2004	10/19/2005
5:2004cv01985-HRL	Molski et al v. La Rochelle et al	05/20/2004	07/29/2005
5:2004cv02118-HRL	Molski et al v. Georis Winery et al	05/28/2004	04/06/2005
5:2004cv02164-PVT	Molski et al v. Heller Estates, Inc. et al	06/02/2004	07/26/2005
5:2004ev02165-HRL	Molski et al v. Bernardus, LLC et al	06/02/2004	07/01/2005
3:2001ev02203-EDL	Doran et al v. Star Motel et al	06/06/2001	10/02/2002
5:2004ev02222-JW	Molski et al v. Gilroy Bowl et al	06/07/2004	02/08/2006
5:2004ev02223-RMW	Molski et al v. Running Iron Bar & Restaurant et al	06/07/2004	10/06/2005
5:2004cv02224-RS	Molski et al v. Tarpy's Roadhouse Restaurant et al	06/07/2004	04/13/2005
5:2004cv02226-PVT	Molski et al v. Copper-Garrod Estate Vineyards et al	06/07/2004	06/10/2005
3:2001ev02235-JL	Pickern et al v. Villa Inn et al	06/07/2001	03/30/2004
5:2004ev02254-JW	Molski et al v. Sycamore Creek Vineyards	06/08/2004	09/28/2005
4:2001cv02255-CW	Pickern et al v. Surf Motel et al	06/08/2001	03/28/2002
5:2004cv02416- RMW	Molski et al v. Tiny's Restaurant, Inc. et al	06/18/2004	10/06/2005

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5:2004cv02438-JF	Molski et al v. Round Table Pizza Santa Cruz et al	06/21/2004	07/15/2005
5:2004cv02439-JW	Molski et al v. Santa Cruz Diner et al	06/21/2004	02/05/2007
5:2004cv02465-JW	Molski et al v. Thai Village Restaurant et al	06/21/2004	12/14/2004
5:2004cv02466-RS	Molski et al v. White Oaks Plaza	06/21/2004	03/30/2005
5:2004ev02471-JW	Molski et al v. Sunrise Cafe' et al	06/22/2004	01/18/2006
5:2004cv02612-RMW	Connally et al v. Akira Sushi et al	06/29/2004	12/23/2005
3:2004ev02845-TEH	Loskot et al v. Dollar Inn Petaluma et al	07/14/2004	10/06/2005
3:2004cv02848-VRW	Loskot et al v. Holiday Inn Walnut Creek et al	07/14/2004	12/30/2004
3:2004cv02917-CRB	Loskot et al v. Golden Horse Restaurant et al	07/19/2004	02/08/2005
3:2004cv02919-SI	Connally et al v. Red Boy Pizza et al	07/19/2004	03/01/2005
3:2004cv02920-VRW	Connally et al v. Frank's Pier 15 et al	07/19/2004	06/16/2005
3:2004cv02921-MEJ	Connally et al v. Peking Palace et al	07/19/2004	05/03/2006
3:2004cv03156-TEH	Connally et al v. Thai et al	08/03/2004	12/07/2004
3:2004ev03170-JSW	Connally et al v. Cento Stelle, Inc. et al	08/03/2004	11/02/2005
3:2004ev03479-JCS	Connally et al v. Marin Express Lube & Diagnostic Center and Peter's Beacon et al	08/20/2004	06/22/2005
3:2004ev03651-JL	Connally et al v. House of Lee Chinese Restaurant et al	08/27/2004	05/03/2005
3:2004cv03914-BZ	Connally et al v. Eduardo's Restaurant et al	09/16/2004	08/08/2005
4:2004cv03986-CW	Loskot et al v. Diablo Mazda Subaru et al	09/21/2004	03/16/2005
4:2004cv04075-SBA	Connally et al v. Packaging Store et al	09/27/2004	07/19/2005
3:2004cv04308-BZ	Yates et al v. Associated Main Street Partners, et al	10/12/2004	06/30/2005

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((This Attachment may be used with any Judicial Counc	l form.) (Add pages as required)		
5:2004cv04352-HRL	Molski et al v. Casanova Restaurant LLC et al	10/14/2004	04/06/2005	
3:2004cv04355-EDL	Loskot et al v. Thai et al	10/14/2004	10/24/2005	
5:2004cv04451-RMW	Molski et al v. Jack London's Bar & Grill et al	10/21/2004	12/14/2007	
3:2004cv04485-VRW	Loskot et al v. San Francisco Central Travelodge et al	10/22/2004	02/24/2006	
5:2004cv04488-HRL	Molski et al v. Friar Tuck's Restaurant et al	10/22/2004	08/09/2005	
5:2004cv04590-PVT	Molski et al v Carmel Bakery	10/29/2004	09/30/2005	
5:2004cv04646-JF	Molski, et al v A.W. Shucks, et al	11/02/2004	05/19/2006	
3:2004cv04656-MJJ	Loskot et al v. Washington Square Bar & Grill et al	11/03/2004	06/14/2005	
5:2004ev04679-HRL	Molski et al v. Robata Grill & Sake Bar et	11/03/2004	10/30/2006	
5:2004cv04713-RS	Molski et al v. Lugano Swiss Bistro et al	11/08/2004	10/03/2006	
3:2004cv04739-BZ	Connally et al v. Dragon Cafe' et al	11/09/2004	06/21/2005	
3:2004cv04970-MMC	Moss et al v. Izzy's Steak & Chop House, Inc et al	11/23/2004	07/29/2005	
3:2004cv04988-PJH	Loskot et al v. Hyde Out et al	11/24/2004	02/20/2007	
3:2004cv04989-PJH	Wilson v. Marie Callender's	11/24/2004	11/16/2005	
3:2004cv05058-JL	Connally et al v. Pelican Inn Associates	11/30/2004	01/24/2006	
3:2004cv05087-JCS	Yates et al v. Nicolai Building et al	12/01/2004	05/13/2005	
3:2004cv05088-CRB	Connally et al v. Marin Cleaners, Inc. et al	12/01/2004	03/21/2005	
3:2004cv05210-TEH	Loskot et al v. Taqueria Bahia: 1200 4th Street LLC	12/09/2004	03/07/2005	
3:2004cv05211-PJH	Yates et al v. Heller's For Children Inc. et al	12/09/2004	09/14/2005	
3:2004cv05318-PJH	Archuleta et al v. Jack's Club et al	12/15/2004	12/06/2005	

1	PLAINTIFF/PETITIONER: C	RAIG YATES et al.	CASE NUMBER:	
2	DEFENDANT/RESPONDENT: LA ROCCA'S CORNER, et al.		CGC-07-469605	
3		ATTACHMEN	T (Number): 1	Page 19 of 38
4	(This Attachment may be used with any Judicial Counc	il form.) (Add pag	es as required)
5	4:2004cv05457-WDB	Loskot et al v. Days Inn San Rafael et al	12/27/2004	10/11/2005
6 7	3:2005cv00454-JL	Loskot et al v. La Barca et al	01/31/2005	10/05/2005
8	4:2005cv01877-CW	Moss et al v. All Star Donuts et al	05/06/2005	04/18/2006
9	3:2005cv03610-JL	Yates et al v. Woodside Office Center, L.L.C. et al	09/07/2005	09/01/2006
10	3:2006ev03289-JCS	Jankey et al v. Ted's Sport Bar & Grill et al	05/18/2006	8/21/08
11	3:2006cv03423-CRB	Jankey et al v. Heritage Marina Hotel et al	05/25/2006	05/22/2007
12	3:2005cv02239-JCS	Connally et al v. Frank's Freeze et al	06/02/2005	05/31/2006
13	3:2006cv05923-JL	Loskot et al v. International Inn	09/25/2006	08/04/2008
14	3:2006cv05920-PJH	Piazza et al v. Flames Coffee Shop et al	09/25/2006	08/10/2007
15	3:2006cv06156-PJH	Jankey et al v. Tia Margarita et al	10/02/2006	01/25/2008
16	3:2006cv06577-WHA	Connally et al v. Sol Food et al	10/20/2006	08/16/2007
17 18	3:2006cv07525-MHP	Loskot et al v. La Quinta Inn Oakland Airport et al	12/07/2006	01/30/2008
19	3:2006cv07917-MMC	Yates et al v. Napa Valley Casino et al	12/27/2006	01/17/2008
20	3:2007cv00460-WHA	Yates et al v. Petco Animal Supplies Stores, Inc.	01/23/2007	01/02/2008
21 22	3:2007ev00946-CRB	Yates et al v. Celia's Restaurants Corporation et al	02/14/2007	05/08/2008
23	3:2007cv00947-TEH	Connally et al v. Roxie Food & Commercial Center et al	1 02/14/2007	01/11/2008
2425	3:2007cv01250-WHA	Connally et al v. USA Smog & Gasoline et al	03/02/2007	Pending, no appearance by defendant
26	3:2007cv01403-MHP	Yates et al v. New Tin's Market et al	03/09/2007	03/06/2008
27	3:2007cv01405-WHA	Yates et al v. Belli Deli et al	03/09/2007	Pending
28	4:2007cv01537-CW	Loskot et al v. University Inn et al	03/16/2007	Pending
		ATTACHMENT	:	

1	PLAINTIFF/PETITIONER: C	RAIG YATES et al.		CASE NUMBER:	
2	DEFENDANT/RESPONDENT: LA ROCCA'S CORNER, et al.			CGC-07-469605	
3	ATTACHME			(Number): 1	Page 20 of 38
4	(This Attachment may be used with any Judicial Coun	çil f	orm.) (Add pag	es as required)
5 6	3:2007сv01566-РЈН	Yates et al v. The Cheese Steak Shop Inc. e	L	03/19/2007	08/28/2007
7	3:2007cv02100-JSW	Yates et al v. Foster Freeze Berkeley et al		04/13/2007	Pending
8	3:2007cv02410-SI	Connally et al v. Phyllis's Giant Burger et a	1.	05/03/2007	02/22/2008
9	3:2007cv02525-MMC	Yates et al v. D & A Cafe Inc et al		05/11/2007	05/16/2008
10	3:2007cv02656-JL	Heatherly et al v. Wood et al		05/18/2007	No appearance
11	3:2007cv02657-JL	Yates et al v. Winter Properties et al		05/18/2007	Pending
12	3:2007ev03033-EDL	Yates et al v. El Sombrero et al		06/12/2007	Pending
13	3:2007cv03326-MMC	Yates et al v. Bimbo Bakeries USA, Inc. et		06/25/2007	12/27/2007
14 15	4:2007cv03889-WDB	All Yates et al v. Lotus Cuisine of India et al		07/30/2007	
16	3:2007cv03890-MEJ	Ramirez et al v. Fircrest Market et al		07/31/2007	
17	3:2007cv04177-EDL	Yates et al v. Discount Alley Inc. et al		08/14/2007	•
18	3:2007cv04395-JCS	Yates et al v. Red's Recovery Room Inc. et al		08/24/2007	Pending
19	3:2007cv04396-MEJ	Ramirez et al v. Union Hotel Inc. et al		08/24/2007	Pending
20	3:2007cv04463-JCS	Ramirez et al v. Omelette Express Inc. et al		08/28/2007	Pending
21	3:2007cv04813-JSW	Moss et al v. Molte Cose et al		09/19/2007	Pending
22	3:2007cv05485-MMC	Yates et al v. N-O-H-R Plaza et al	1	10/26/2007	Pending
23	3:2007cv06498-WHA	Yates et al v. Levin Commercial Facility et al		12/28/2007	Pending
2425	3:2008cv00356-JSW	Yates et al v. Unicorn Pan Asian Cuisine et al		01/18/2008	Pending
26	3:2008ev00737-JCS	Yates et al v. Burger King #3157 et al		01/31/2008	Pending
27	3:2008ev01403-MEJ	Ramirez et al v. Martha's Old Mexico et al		03/12/2008	Pending
28					

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1			<u> </u>	
2	PLAINTIFF/PETITIONER: C	PLAINTIFF/PETITIONER: CRAIG YATES et al. DEFENDANT/RESPONDENT: LA ROCCA'S CORNER, et al.		
	DEFENDANT/RESPONDENT			CGC-07-469605
3		ATTACHMEN		
5	(This Attachment may be used with any Judicial Counc	il form.) (Add pag	es as required)
6	3:2008cv01876-CRB	Jankey et al v. King of Thai Noodle House et al	04/08/2008	Pending
7 8	3:2008cv01877-WHA	Yates et al v. King of Thai Noodle #2 Inc. e	t 04/08/2008	Pending
9	3:2008cv01958-JCS	Yates et al v. Sweet Delight et al	04/14/2008	Pending
10	3:2008cv02164-JL	Jankey et al v. Geary Street Bella Pizza et al	04/25/2008	Pending
11	3:2008cv02165-SI	Yates et al v. Twice is Nice et al	04/25/2008	Pending
12	3:2008cv02293-PJH	Yates et al v. Zephyr Cafe et al	05/02/2008	Pending
13	4:2008cv02545-CW	Yates et al v. Sushi Bistro Inc et al	05/20/2008	Pending
14	3:2008cv02733-MMC	Jankey et al v. Five Happiness Restaurant Inc et al	05/30/2008	Pending
15 16	3:2008cv02734-SI	Yates et al v. Syers Properties LLP	05/30/2008	No appearance by defendant
17	3:2008ev02932-JL	Yates et al v. Benjarong Thai Cuisine et al	06/12/2008	Pending
18	3:2008cv02978-JCS	Jankey et al v. Red Jack Saloon et al	06/16/2008	Pending
19	3:2008cv03004-EDL	Yates et al v. Franklin Arden LLC	06/18/2008	Pending
20	3:2008cv03183-BZ	Yates et al v. Happy Dragon et al	07/02/2008	No appearance by defendant
21	4:2008cv03914-CW	Yates et al v. Tequila Grill et al	08/15/2008	Not served
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1	PLAINTIFF/PET	ITIONER: C	RAIG YATES et al.	CASE NUMBER:
2	DEFENDANT/RI	ESPONDENT	: LA ROCCA'S CORNER, et al.	CGC-07-469605
3			ATTACHMEN	T (Number): 1 Page 22 of 38
4		(This Attachment may be used with any Judicial Counci	il form.) (Add pages as required)
5	Court:	United	States District Court for the Central Distri	ict of California
6		East	ern Division 3470 Twelfth Street, Riversi n 411 West Fourth Street, Room 1053, \$3	de, CA 92501
7	Western D	ivision	Roybal Federal Bldg 255 East Temple Storing Street Courthouse 312 N. Spring St	treet, Los Angeles, CA 90012
8			SAME STORE CONTINUES DIZ 111 SPAINE	arpen, Los ingeles, Cit 70012
9	Plaintiff:	DISABI HELPI	LITY RIGHTS ENFORCEMENT, EDUC NG YOU HELP OTHERS	ATION, SERVICES:
10	None of the c	ases listed	below have been designated or determined a	s "complex."
11			e to the case referenced above (check all that	-
12	×	involves	the same parties and is based on the same or	similar claims.
13	×	arises fro	om the same or substantially identical transact	tions, incidents, or events
14 15		requiring fact.	g the determination of the same or substantial	ly identical questions of law or
16		involves	claims against, title to, possession of, or dam	ages to the same property.
17	⊠	is likely	for other reasons to require substantial duplic	ation of judicial resources if
18		_	different judges.	2
19	Casa Nam	-	Additional explanation is attached in attachme	
20	<u>Case Nun</u> 2:2000cv1156		Case Name Pellecer, et al v. Lazaro Wisnia	Filing Date Status/Dismissal 10/30/2000 04/23/2001
21	2:2000cv1130 2:2001cv0401		Craig, et al v. Guesthouse Hotel, et al	05/02/2001 05/16/2002
22	2:2001cv0401 2:2001cv0817		Ellis, et al v. Los Robles Regional, et al	09/20/2001 07/09/2002
23	8:2002cv0017		Bailey Harmon, et al v. Captain Jack's, et al	
24	2:2002cv0017		Ellis, et al v. Arby's Thousand Oaks, et al	05/28/2002 07/18/2003
25	2:2002cv0883		Ellis, et al v. Jack's Deli	11/18/2002 06/18/2003
26	2:2002cv0883		Ellis, et al v. Heritage Plaza, et al	11/18/2002 05/12/2003
27	2:2002cv0675		Jankey, et al v. Barones Inc, et al	08/28/2002 05/28/2003
28	2:2003cv0002	9-SVW	Phyllis Ellis, et al v. Manny's Original, et al	01/02/2003 08/26/2003
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(7	This Attachment may be used with any Judicial Counci	il form.) (Add pag	es as required)
2:2003cv01400-RGK	Molski, et al v. Sierra Restaurant, et al	02/27/2003	05/05/2003
2:2003cv01433-NM	Molski, et al v. Yang Chow Restaurant, et al	02/28/2003	03/31/2004
2:2003cv01801-SVW	Molski, et al v. Mission Burrito, et al	03/13/2003	05/16/2003
2:2003cv01841-R	Molski, et al v. Roscoe Center, et al	03/14/2003	05/12/2003
2:2003cv02069-DSF	Ellis, et al v. Le Rendez-vous, et al	03/24/2003	01/20/2004
2:2003cv02239-ER	Jankey, et al v. Yang Chow Restaurant, et al	03/31/2003	07/07/2005
2:2003cv02240-JSL	Molski, et al v. Edokko Japanese, et al	03/31/2003	04/20/2004
2:2003cv02316-MMM	Ellis, et al v. Hampshire Retail, et al	04/02/2003	12/11/2003
2:2003cv02445-LGB	Jankey, et al v. Sizzler's Hollywood, et al	04/07/2003	12/09/2004
2:2003cv02561-SVW	Jankey, et al v. Oaks Center Prop Inc	04/10/2003	04/15/2004
2:2003cv02656-GAF	Molski, et al v. Canoga Park Bowl Inc, et al	1 04/15/2003	07/23/2004
2:2003cv02793-SJO	Jankey, et al v. Denny's Sepulveda, et al	04/21/2003	05/07/2004
8:2003cv00692-CJC	Molski, et al v. Roscoe Center, et al	05/12/2003	02/02/2004
8:2003cv00478-JVS	Molski, et al v. Sierra Restaurant, et al	05/05/2003	02/26/2004
8:2003cv00673-CJC	Ellis, et al v. Heritage Plaza, et al	05/12/2003	08/27/2003
2:2003cv03442-MMM	Molski, et al v. N & N Chinese Rest, et al	05/15/2003	04/20/2004
8:2003cv00754-JVS	Molski, et al v. Mission Burrito, et al	05/16/2003	02/26/2004
8:2003cv00868-CJC	Jankey, et al v. Barones Inc, et al	05/28/2003	11/17/2003
5:2003cv00620-VAP	Molski, et al v. Jewel City Bowl, et al	06/02/2003	04/07/2004
2:2003cv04467-DDP	Molski, et al v. Chris & Pitts BBQ, et al	06/23/2003	04/13/2004
2:2003cv04469-DDP	Molski, et al v. Chris & Pitts BBQ VN, et al	06/23/2003	04/13/2004
2:2003cv04808-CBM	Molski, et al v. Vittorios Italian, et al	07/07/2003	05/27/2004

1	PLAINTIFF/PETITIONER: CRAIG YATES et al.			····
2	DEFENDANT/RESPONDENT: LA ROCCA'S CORNER, et al.			-07-469605
3		Γ (Number): 1	Page 24 of 38	
4	(7	his Attachment may be used with any Judicial Council	form.) (Add page	es as required)
5	2:2003cv04809-GW	Molski, et al v. Cable's Restaurant, et al	07/07/2003	02/04/2008
6	2:2003cv04957-MMM	Moss, et al v. Hollywood Days Inn, et al	07/11/2003	02/23/2004
7	2:2003cv05070-RSWL	Molski, et al v. Bear Pit Restaurant, et al	07/16/2003	09/23/2004
8	2:2003cv05455-R	Molski, et al v. Valencia Lanes Inc, et al	07/30/2003	03/01/2004
9	2:2003cv05456 -ABC	Molski, et al v. Harley's Simi Bowl, et al	07/30/2003	05/11/2004
10	2:2003cv05457-MMM	Molski, et al v. Java Lanes, et al	07/30/2003	04/23/2004
11	2:2003cv05458 -GAF	Molski, et al v. Alhambra Bowling Ctr, et	07/30/2003	06/14/2004
12		al		
13	2:2003cv05460-GAF	Molski, et al v. Empire Bowl Inc, et al	07/30/2003	01/06/2005
14	2:2003cv05461-GAF	Molski, et al v. Brunswick Covina, et al	07/30/2003	06/08/2004
15	2:2003cv05462-RSWL	Molski, et al v. Premiere Lanes, et al	07/30/2003	03/12/2004
16	2:2003cv05463-CAS	Molski, et al v. Del Rio Lanes Inc, et al	07/30/2003	10/18/2004
17	2:2003cv05464-PA	Molski, et al v. AMF Bowling Centers, et al	07/30/2003	05/14/2004
18	2:2003cv05504-JWJ	Molski, et al v. Tava Lanes Bowl, et al	07/31/2003	08/09/2006
19	2:2003cv05875-AHM	Molski, et al v. Summerwood Winery, et al	08/18/2003	04/05/2004
20	2:2003cv05879-NM	Molski, et al v. Castoro Cellars, et al	08/18/2003	05/04/2004
21	2:2003cv05880-GAF	Molski, et al v. EOS Estate Winery, et al	08/18/2003	08/31/2005
22	2:2003cv06056-TJH	Molski, et al v. Meridian Vineyards, et al	08/25/2003	02/26/2004
23	2:2003cv06062-CBM	Molski, et al v. Chumela Vineyards, et al	08/25/2003	07/28/2004
24	2:2003cv06091-DT	Molski, et al v. DiCarlo Vineyard, et al	08/26/2003	09/13/2004
25	2:2003cv06233-FMC	Molski, et al v. Linne Calodo Cellars, et al	08/29/2003	03/11/2004
26	2:2003cv06261-R	Molski v. Chateau Margene, et al	09/02/2003	02/09/2004
27	2:2003cv06262-RGK	Molski, et al v. Hunt Cellars, et al	09/02/2003	01/13/2004
28	2:2003cv06263-SVW	Molski, et al v. Penman Springs Vine, et al	09/02/2003	03/08/2004
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		CASE NUMBER:	-07-469605
DEFENDANT/RESPONDENT:	LA ROCCA'S CORNER, et al.	., 	<u> </u>
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(Ti	his Attachment may be used with any Judicial Council	form.) (Add page	s as required)
2:2003cv06264-GHK	Molski, et al v. Bella Luna Winery, et al	09/02/2003	02/06/2004
2:2003cv06266-TJH	Molski, et al v. Peach Canyon Cellars, et al	09/02/2003	12/22/2004
2:2003cv06361-TJH	Molski, et al v. Eberle Winery Ltd	09/05/2003	10/27/2004
2:2003cv06536-SJO	Molski, et al v. Mastantuono Inc, et al	09/11/2003	06/28/2004
2:2003cv06593-SVW	Molski, et al v. Wild Horse Winery, et al	09/12/2003	03/05/2004
2:2003cv06595-RJK	Molski, et al v. Harmony Cellars, et al	09/12/2003	04/05/2006
2:2003cv06623-CAS	Molski, et al v. Jankris Vineyards, et al	09/15/2003	03/18/2005
2:2003cv06699 -CAS	Molski, et al v. TGIF's Torrance Rest, et al	09/17/2003	06/03/2004
2:2003cv06765-GAF	Molski, et al v. Grey Wolf Vineyards, et al	09/19/2003	09/28/2004
2:2003cv06766-DT	Molski, et al v. Dark Star Cellars, et al	09/19/2003	11/23/2004
2:2003cv06821-RSWL	Molski, et al v. Turley Wine Cellars	09/22/2003	04/16/2004
2:2003cv06891-FMC	Molski, et al v. Arby's Ventura, et al	09/24/2003	01/03/2005
2:2003cv06935-DDP	Molski, et al v. Pretty-Smith Ent LLC	09/25/2003	02/09/2004
2:2003cv07502-WJR	Molski, et al v. Harry's Family Rest, et al	10/20/2003	12/27/2004
2:2003cv07505-RSWL	Molski, et al v. Acapulco Restaurant, et al	10/20/2003	10/12/2004
2:2003cv08061-GPS	Molski, et al v. Coco's, et al	11/06/2003	08/07/2006
8:2003cv01598-JVS	Molski, et al v. Saddleback Lanes, et al	11/07/2003	09/29/2004
2:2003cv08186-GHK	Jankey, et al v. A-LA Drivers Ed Ctr, et al	11/10/2003	08/11/2004
2:2003cv08189-CAS	Molski, et al v. Sizzler Northridge, et al	11/10/2003	08/03/2004
2:2003cv08324-LGB	Molski, et al v. La Habra 300 Bowl, et al	11/14/2003	04/01/2004
2:2003cv08413-TJH	Molski, et al v. China Express, et al	11/19/2003	08/31/2005
2:2003cv08536-SJO	Molski, et al v. El Chaparral, et al	11/24/2003	10/28/2004
2:2003cv08537-RSWL	Molski, et al v. El Queso Grande, et al	11/24/2003	12/13/2004

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	DEFENDANT/RESPONDENT: LA ROCCA'S CORNER, et al.		CGC	-07-469605	
	ATTACHMENT (Number): 1 Page 26 of 38				
	(This Attachment may be used with any Judicial Council fo			es as required)	
	2:2003cv08583-SJO	Jankey, et al v. Clare Foundation Inc.	11/25/2003	07/26/2004	
	2:2003cv08839-WMB	Molski, et al v. Presidente Mexican, et al	12/04/2003	08/03/2004	
'	2:2003cv08887-GHK	Molski, et al v. Justin Vineyards, et al	12/05/2003	04/07/2004	
}	2:2003cv08889-DT	Molski, et al v. York Mountain Winery, et al	12/05/2003	12/02/2004	
)	2:2003cv09034-DT	Jankey, et al v. Safety Education Ctr, et al	12/11/2003	12/13/2004	
1	2:2003cv09035-RGK	Molski, et al v. Firestone Vineyard	12/11/2003	02/23/2004	
2	2:2003cv09133-LGB	Molski, et al v. Daniel Gehrs Heather, et al	12/15/2003	05/13/2004	
3	2:2003cv09134-GAF	Molski, et al v. La Fiesta Mexican, et al	12/15/2003	06/30/2004	
4	2:2003cv09339-RSWL	Molski, et al v. Sylvester Winery L P, et al	12/19/2003	08/22/2005	
5	2:2003cv09346-RGK	Molski, et al v. Todai Restaurant, et al	12/19/2003	12/01/2004	
6	2:2003cv09349-JFW	Molski, et al v. Gainey Vineyard, et al	12/19/2003	10/01/2004	
7	2:03-cv-09393-CBM	Molski, et al v. Foley Estates	12/22/2003	08/28/2006	
8	2:03-cv-09462-TJH	Molski, et al v. Conrad's La Canada, et al	12/24/2003	09/11/2006	
9	2:2003cv09463-MMM	Molski, et al v. Los Olivos Cafe, et al	02/24/2003	10/04/2004	
0	2:2003cv09494-AHM	Molski, et al v. Brander Vineyards	12/26/2003	05/05/2005	
1	2:2003cv09495-LGB	Molski, et al v. Dona Maria Mexican, et al	12/26/2003	03/11/2005	
2	2:2004cv00090-GAF	Molski et al v. Presidente Mexican Restaurant Northridge et al	01/07/2004	12/27/2004	
3 4	2:2004cv00205-FMC	Molski et al v. Casa Del Rey San Dimas et al	01/13/2004	03/16/2005	
5	2:2004cv00347-ER	Molski et al v. Kahn Winery and A K Cellars LLC	01/20/2004	12/16/2005	
5 7	2:04-cv-00450-ER	Molski et al v. Mandarin Touch Restaurant et al	01/23/2004	01/05/2006	
3	2:2004cv00452-ER	Molski et al v. Kalyra Winery LLC et al	01/23/2004	03/17/2005	

	e 3.06-cv-02293-P	JA Document 10 Filed 06/26/2006	Page 29 0	
1 PL	PLAINTIFF/PETITIONER: CRAIG YATES et al.			
2 DE	DEFENDANT/RESPONDENT: LA ROCCA'S CORNER, et al.			-07-469605
3		Γ (Number): 1 $$ I	Page 27 of 38	
4				
5	004cv00083-CJC	Molski et al v. Kenneth Wilkinson, et al	01/26/2004	09/14/2005
6	004cv00083-CJC 004cv00092-CJC	Molski et al v. Gardena Bowling Center, Inc		06/28/2005
8 2:2	004cv00569-RGK	Molski et al v. Cho Cho San Restaurant et al	01/27/2004	7/02/2004
9 0 2:20	004cv00570-R	Molski et al v. Casa Del Rey Temple City et al	01/27/2004	05/24/2004
1	004cv00610-SJO	Molski et al v. Crocodile Cafe Glendale et al	01/28/2004	08/09/2004
8:2	004cv00096- CJC	Molski et al v. Concourse Entertainment Center et al	01/28/2004	10/20/2005
4 2:2	004cv00787-ABC	Molski et al v. AW Foods Marketing Inc et al	02/05/2004	11/22/2004
5 2:2	004cv00788-AHM	Molski et al v. Koehler Winery LLC et al	02/05/2004	09/10/2004
6 2:2	004cv00838-R	Molski et al v. Fess Parker Winery et al	02/06/2004	08/09/2004
7 2:2	004cv00960-SJO	Molski et al v. Casa Del Rey Arcadia et al	02/12/2004	08/16/2004
8 2:2	004cv00974-DDP	Molski et al v. Hot Spot Bar and Grill et al	02/12/2004	04/19/2007
9 2:2	004cv01044-WMB	Molski et al v. Lafond Winery et a	02/17/2004	08/09/2004
0 2:2	004cv01047-PA	Molski et al v. Somethings Fishy et al	02/17/2004	06/04/2004
2:2	004cv01071-PA	Molski et al v. Hitching Post II Restaurant et al	02/17/2004	06/10/2004
- ا	004cv01075-ABC	Molski et al v. Conrads Restaurant Glendale et al	02/17/2004	10/07/2005
H	004cv01076-NM	Molski et al v. Mosby Winery et al	02/17/2004	07/19/2005
5 2:2 6 2:2	004cv01077-SVW	Molski et al v. Hitching Post I Restaurant Inc	02/17/2004	11/07/2005
7 2:2	004cv01098-RGK	Molski et al v. Lamplighter North Hollywood Restaurant et al	02/18/2004	08/06/2004
8		ATTACHMENT to Judicial Council Form		

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1	PLAINTIFF/PETITIONER: CRAIG YATES et al.		CASE NUMBER:	
2	DEFENDANT/RESPONDENT:	CGC-07-469605		
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4	(T	cil form.) (Add pages as required)		
5 6	2:2004cv01101-GHK	Molski et al v. Lamplighter Chatsworth PSG Inc et al	02/18/2004 07/29/2004	
7	2:2004cv01263-NM	Molski et al v. Sanford Winery and Vineyards et al	02/25/2004 10/01/2004	
8	2:2004cv01268-TJH	Molski et al v. Lamplighter Sherman Oaks Restaurant et al	02/25/2004 01/13/2005	
10	2:2004cv01360-RSWL	Molski et al v. Rancho Sisquoc et al	02/27/2004 09/16/2004	
11	2:2004cv01361-R	Molski et al v. Mi Casita Salvadorena Restaurant et al	02/27/2004 06/21/2004	
12 13	2:2004cv01362-GHK	Molski et al v. Cambria Winery and Vineyard et al	02/27/2004 08/25/2004	
14	2:2004cv01364-SJO	Molski et al v. Crazy Tokyo Sushi et al	02/27/2004 12/27/2004	
15	2:2004cv01366-NM	Molski et al v. El Pescador #7 Inc et al	02/27/2004 02/03/2005	
16	2:2004cv01394-R	Molski et al v. El Pescador #4 Restaurant e	et 03/01/2004 10/25/2004	
17	2:2004cv01395-RSWL	Molski et al v. Zaca Mesa Winery et al	03/01/2004 09/10/2004	
18 19	2:2004cv01412-DDP	Molski et al v. El Pescador #2 Restaurant e	et 03/02/2004 02/23/2005	
20	2:2004cv01552-GPS	Molski et al v. Casa Di Pizza et al	03/08/2004 02/14/2005	
21	2:2004cv01869-SVW	Molski et al v. Encino Investors Building e	et 03/18/2004 08/17/2004	
22	2:2004cv01875-GAF	Molski et al v. El Pescador #5 et al	03/18/2004 05/19/2005	
23	2:2004cv01930-ABC	Molski et al v. El Pescador #8 et al	03/19/2004 08/26/2005	
2425	2:2004cv01931-R	Molski et al v. New Light and Healthy Japanese Restaurant et al	03/19/2004 10/28/2004	
26	5:2004cv00328-VAP	Molski et al v. Seafare Inn et al	03/19/2004 02/09/2005	
27	2:2004cv01958-R	Molski et al v. Sushi Marina et al	03/22/2004 10/06/2004	
28	2:2004cv02150-GAF	Molski et al v. Valley Ranch BBQ et al	03/29/2004 07/05/2005	

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	DEFENDANT/RESPONDENT: LA ROCCA'S CORNER, et al.		CGC-07-469605	
		NT (Number): 1 Page 29 of 38		
l	(T	his Attachment may be used with any Judicial Council f	orm.) (Add page	es as required)
	2:2004cv02350-RSWL	Molski et al v. La Fiesta Grande et al	04/02/2004	08/04/2005
	2:2004cv02351-JSL	Molski et al v. Candilejas Restaurant et al	04/02/2004	01/09/2006
	2:2004cv02352-JSL	Molski et al v. Domain Alfred et al	04/02/2004	01/05/2005
	2:2004cv02488-RSWL	Jankey et al v. Federal Express Corp et al	04/08/2004	09/19/2005
	2:2004cv02610-JSL	Molski et al v. Spyglass Investment Company et al	04/14/2004	01/14/2005
	2:2004cv02723-LGB	Molski et al v. Szechuwan Garden et al	04/19/2004	09/29/2004
	2:2004cv02889-DSF	Molski et al v. Claiborne and Churchill Inc	04/26/2004	12/27/2004
	2:2004cv02890-CJC	Molski et al v. Kynsi Wines Inc	04/26/2004	09/30/2005
	2:2004cv03121-MMM	Molski et al v. Longhouse Restaurant Inc et al	05/03/2004	05/14/2004
	2:2004cv03122-RGK	Molski et al v. Di Fronzo Properties LLC	05/03/2004	07/13/2004
,	2:2004cv03249-DSF	Molski et al v. Hong Kong Inn Inc et al	05/07/2004	12/06/2005
	2:2004cv03250-JFW	Molski et al v. Senor Sanchos-Spring et al	05/07/2004	12/06/2004
	2:2004cv03332-PA	Molski et al v. Perkos Pismo Beach et al	05/11/2004	03/08/2005
)	2:2004cv03544-RGK	Molski et al v. Cracked Crab Restaurants Inc et al	05/19/2004	04/12/2005
	2:2004cv03598-DT	Molski et al v. Hoovers Enterprises Inc et al	05/20/2004	11/29/2004
	2:2004cv03599-ABC	Molski et al v. Wilsons Lanes et al	05/20/2004	11/28/2005
,	2:2004cv03696-WJR	Molski et al v. Bill and Carols Sea Shanty et al	05/25/2004	06/23/2005
	2:2004cv03697-DSF	Molski et al v. Pacos et al	05/25/2004	07/22/2005
	2:2004cv03743-PA	Molski et al v. 21st Street Drive-In et al	05/26/2004	03/10/2005
	2:2004cv03746-SVW	Molski et al v. Ahedos Restaurant et al	05/26/2004	12/15/2004
	2:2004cv03747-MMM	Molski et al v. Pierside Inc et al	05/26/2004	03/08/2005

PLAINTIFF/PETITIONER: CRAIG YATES et al.			CASE NUMBER:	C-07-469605	
DEFENDANT/RESPONDENT: LA ROCCA'S CORNER, et al.		-	<u> </u>		
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2:2004cv03780-DI	Molski et al v. Foster Freeze Paso Robles al	et	05/27/2004	05/15/2007	
2:2004cv03791-CI	M Molski et al v. Girls Restaurant Inc et al		05/27/2004	12/27/2004	
2:2004cv03828-Al	IM Molski et al v. F McLintock S Saloon and Dining House et al		05/28/2004	03/07/2005	
2:2004cv03829-Gl	S Molski et al v. A J Spurs Templeton et al		05/28/2004	11/01/2005	
2:2004cv03929 - Ga	AF Molski et al v. A J Spurs Inc et al		06/02/2004	08/10/2005	
2:2004cv04059-CI	M Molski et al v. Harbor Hut Inc		06/07/2004	06/20/2005	
2:2004cv04061 - JS	Molski et al v. Outrigger et al		06/07/2004	03/16/2005	
2:2004cv04062-JF	W Molski et al v. Whales Tail Restaurant et	al	06/07/2004	10/19/2004	
2:2004cv04240-R0	Molski et al v. Fosters Freeze Morro Bay al	et	06/14/2004	12/10/2004	
2:2004cv04241-EI	Molski et al v. Fosters Freeze San Luis Obispo et al		06/14/2004	03/23/2005	
2:2004cv04242-TJ	H Molski et al v. Great American Fish Co Ir et a	ıc	06/14/2004	11/07/2005	
2:2004cv04243-FN	Molski et al v. JB J Round Up Pizza et al		06/14/2004	09/02/2005	
2:2004cv04283-JF	W Molski et al v. Cambria Cafe et al		06/15/2004	03/08/2005	
2:2004cv04284-PA	Molski et al v. Sea Chest et al		06/15/2004	04/11/2005	
2:2004cv04428-A	Molski et al v. The Galley et al		06/18/2004	07/19/2005	
2:2004cv04429-JF	W Jankey et al v. Q Bargain et al		06/18/2004	01/20/2005	
2:2004cv04430-TJ	H Jankey et al v. M Williams Strip Mall et ε	.1	06/18/2004	11/29/2004	
2:2004cv04497-TJ	H Molski et al v. Fishbowl Restaurant LLC		06/22/2004	09/12/2005	
2:2004cv04498-G	AF Molski et al v. Pine Street Plaza et al		06/22/2004	10/25/2005	
2:2004cv04610-N	Molski et al v. Busis Restaurant et al		06/24/2004	07/01/2005	
2:2004cv04611-JV	J Molski et al v. Coffee Pot Restaurant et a	l	06/24/2004	09/14/2005	

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3	ATTACHMENT (Number): 1 Page 31 of 38						
4	(This Attachment may be used with any Judicial Council form.) (Add pages as required)						
5 6	2:2004cv04650-DT	Harris et al v. Mister Ts Family Restaurant et al	06/25/2004	02/11/2005			
7	2:2004cv04684-RNB	Molski et al v. Margies Diner - Morro Bay et al	06/28/2004	12/29/2004			
8 9	2:2004cv04685-SVW	Molski et al v. Hungry Fisherman Restaurant et al	06/28/2004	01/04/2005			
10	2:2004cv04696 -MMM	Molski et al v. Chevron - Morro Bay et al	06/28/2004	05/23/2005			
11	2:2004cv04697-DT	Molski et al v. China Bowl Restaurant et al	06/28/2004	08/22/2005			
12	2:2004cv04739-GHK	Molski et al v. La Hacienda et al	06/29/2004	12/08/2005			
13	2:2004cv04822-NM	Molski et al v. Carlas Country Kitchen et al	07/01/2004	07/11/2005			
14	2:2004cv04826-SJO	Jankey et al v. Bakers Square Alhambra et al	07/01/2004	05/09/2005			
15	2:2004cv04865-PA	Molski et al v. Busy Bee Cafe et al	07/02/2004	04/19/2005			
16 17	2:2004cv04866-MMM	Molski et al v. Thai Palace Corporation et al	07/02/2004				
18	2:2004cv04867-ABC	Molski et al v. McCarthys Irish Pub et al	07/02/2004	01/20/2006			
19	2:2004cv04870-DT	Molski et al v. Tio Albertos - Los Osos et al	07/02/2004	02/23/2005			
20	2:2004cv04873-MMM	Molski et al v. Pizza Port et al	07/02/2004	10/13/2004			
21	2:2004cv04874-JFW	Molski et al v. Taco de Mexico et al	07/02/2004	03/18/2005			
22	2:2004cv05453-JFW	Molski et al v. Maya Restaurant et al	07/14/2004	06/09/2005			
23	2:2004cv06385-SVW	Connally et al v. House of Lee Chinese Restaurant et al	08/02/2004	08/24/2004			
24	2:2004cv06389-TJH	Jankey et al v. Millies Inc et al	08/02/2004	04/18/2006			
2526	2:2005cv05946-DDP	Jankey et al v. Faustino's Italian Kitchen et al	08/15/2005	06/02/2008			
27	2:2005cv06730-SJO	Jankey et al v. Commercial Management Concepts LLC et al	09/13/2005	06/15/2006			
28		ATTACHMENT		···			

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2	DEFENDANT/RESPONDENT:	CGC-07-469605				
3	ATTACHMENT (Number): 1 Page 32 of 38					
4	(T	form.) (Add page	es as required)			
5	2:2004cv06885-TJH	Molski et al v. Big Bopper Drive-in et al	08/17/2004	01/18/2005		
6	2:2004cv07018-DT	Molski et al v. Bit O Denmark Inc et al	08/20/2004	12/21/2005		
7	8:2004cv01011-JVS	Molski et al v. Little Mermaid et al	08/20/2004	04/13/2005		
8	2:2004cv07051-JSL	Molski et al v. New Danish Inn Restaurant et al	08/23/2004	06/28/2005		
10	2:2004cv07188-SJO	Molski v. Copenhagen T S and Gifts et al	08/27/2004	03/24/2005		
11	2:2004cv07189-DSF	Molski et al v. Solvang Restaurant et al	08/27/2004	12/05/2005		
12	2:2004cv07191-WJR	Molski et al v. First Street Building et al	08/27/2004	03/17/2005		
13	2:2004cv07192-DDP	Molski et al v. Red Viking Restaurant et al	08/27/2004	12/27/2005		
14	2:2004cv07270 -SJO	Jankey et al v. Orange Delight et al	08/31/2004	07/21/2005		
15	2:2004cv07271-MMM	Molski et al v. Danish Mill Bakery Inc et al	08/31/2004	03/30/2005		
16	2:2004cv07345-RGK	Doran et al v. Santa Nella Hotel Corporation	09/02/2004	08/09/2005		
17 18	2:2004cv07346-CBM	Molski et al v. Old Danish Food Farm Inc et al	09/02/2004	04/05/2005		
19	2:2004cv07347-R	Molski et al v. Berengaria and Gerdas Iron Art et al	09/02/2004	02/10/2005		
20	2:2004cv07417-GHK	Molski et al v. Dos Amigos et al	09/07/2004	03/01/2005		
21 22	2:2004cv07538-DDP	Molski et al v. Mannys Mexican Restaurant et al	09/10/2004	03/21/2005		
23	2:2004cv07539-PA	Molski et al v. Thai-Rrific Restaurant et al	09/10/2004	08/25/2005		
24	2:2004cv07541-RSWL	Molski et al v. Solvang Bakery Inc et al	09/10/2004	08/31/2005		
25	2:2004cv07725-SVW	Molski et al v. Pine Tree Inn et al	09/16/2004	03/21/2005		
26	2:2004cv07765-DSF	Molski et al v. Camozzis et al	09/17/2004	04/18/2005		
27	2:2004cv07797-CBM	Molski et al v. Hamlet Square et al	09/20/2004	03/01/2006		
28	2:2004cv07799-GAF	Molski et al v. Cambria Courtyard et al	09/20/2004	11/23/2005		
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PLAINTIFF/PETITIONER: CRAIG YATES et al. DEFENDANT/RESPONDENT: LA ROCCA'S CORNER, et al.			JMBER:	
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(7	This Attachment may be used with any Judicial Counci	il form.) (A	dd pag	es as required)
2:2004cv07831-MMM	Molski et al v. Redwood Center LP et al	09/21/	2004	07/26/2005
2:2004cv07832-NM	Molski et al v. Jensens Copenhagen Square et al	09/21/	2004	08/09/2005
2:2004cv07862-TJH	Molski et al v. Belgian Cafe et al	09/22/	2004	11/08/2005
2:2004cv07864-CBM	Jankey et al v. Los Burritos Inc et al	09/22/	2004	10/24/2006
2:2004cv07866-ABC	Jankey et al v. Ranch House BBQ and Grill et al	09/22/	2004	02/09/2006
2:2004cv07937-FMC	Jankey et al v. Mother Lode et al	09/23/	2004	07/26/2005
2:2004cv07939-FMC	Moss et al v. Comfort Inn Woodland Hills et al	09/23/	2004	10/23/2006
2:2004cv07985-RJK	Jankey et al v. Lank and Oxn Center et al	09/24/	2004	08/02/2005
2:2004cv07987-CAS	Molski v. Solvang Theaterfest Inc et al	09/24/	2004	05/15/2006
2:2004сv08135-ТЈН	Moss et al v. Exotic Nature et al	09/29/	2004	11/23/2005
2:2004cv08140-WMB	Moss et al v. New Moon et al	09/29/	2004	03/09/2005
2:2004cv08255-TJH	Moss et al v. Vagabound Inn Solvang et al	10/04/	2004	05/16/2006
2:2004cv08523-MMM	Molski et al v. Ellens Danish Pancake House et al	10/14/	2004	10/26/2005
2:2004cv08524-GHK	Molski et al v. Tonos Mexican Restaurant et al	10/14/	2004	10/25/2006
2:2004cv08616-AHM	Molski et al v. Mother Hubbards Restaurant et al	t 10/18/	2004	08/02/2005
2:2004cv08617-MMM	Jankey et al v. Belmont Restaurant et al	10/18/	2004	08/26/2005
2:2004cv08744-SJO	Jankey et al v. Beach Pizza et al	10/21/	2004	02/09/2006
2:2004cv08745-MMM	Molski et al v. Ginos Pizza et al	10/21/	2004	09/02/2005
2:2004cv08775-GHK	Jankey et al v. El Taco Loco - North Hollywood et al	10/22/	2004	08/26/2005
2:2004cv08778-JSL	Jankey et al v. Hamburger Haven et al	10/22/	2004	08/30/2006
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1	PLAINTIFF/PETITIONER: CRAIG YATES et al.			CASE NUMBER:		
2	DEFENDANT/RESPONDENT: LA ROCCA'S CORNER, et al.			CGC	-07-469605	
3	ATTACHMENT (Number): 1 Page 34 of 38					
4	(T	cil fo	m.) (Add page	es as required)		
5 6	2:2004cv09112-GHK	Jankey et al v. Mister Ds Liquor Market et al	į	11/04/2004	11/17/2005	
7	8:2004cv01295-JVS	Jankey et al v. El Cholo Cafe et al		11/05/2004	11/30/2005	
8	2:2004cv09178-SGL	Jankey et al v. Moons Market et al		11/05/2004	11/17/2006	
9	2:2004cv09267-ER	Jankey et al v. Mermaid Restaurant et al		11/10/2004	02/02/2006	
10	2:2004ev09312-GHK	Jankey et al v. Bottle Inn et al		11/12/2004	07/19/2006	
11	2:2004cv09609-GPS	Jankey et al v. Sloopys et al		11/23/2004	02/07/2006	
12	2:2004cv09741-RSWL	Jankey et al v. Poop Deck et al		11/30/2004	04/21/2006	
13	2:2005cv01288-TJH	Jankey et al v. Beach Market et al	ı	02/18/2005	08/12/2005	
14	2:2005ev03625-DT	Jankey et al v. Aloha Sharkeez et al		05/16/2005	06/12/2006	
15	2:2005cv03626-AHM	Jankey et al v. Dans Liquor et al	•	05/16/2005	08/23/2006	
16	2:2005ev03842-RGK	Jankey et al v. OB's Bar and Grill et al	(05/25/2005	06/14/2005	
17	2:2005cv03856-SVW	Jankey et al v. Beach Hut et al	(05/25/2005	08/24/2006	
18	2:2005cv03858-SVW	Jankey et al v. Pedone's Pizza et al	(05/25/2005	11/21/2006	
19	8:2004ev00038-CJC	Molski et al v. Arby's Huntington Beach e	t (08/12/2005	07/28/2006	
20	2:2004cv02647-R	Molski et al v. Pismo Bowl et al		11/15/2007	11/26/2007	
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2	DEFENDANT/R	ESPONDENT:	CGC-07-469605						
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5									
6	Court:	United	States District Court for the Eastern Distr 501 "I" Street, Sacramento, CA 958	ict of California 114					
7	2500 Tulare Street, Fresno, CA 93721								
8	Plaintiff: DISABILITY RIGHTS ENFORCEMENT, EDUCATION, SERVICES: HELPING YOU HELP OTHERS								
9	None of the cases listed below have been designated or determined as "complex."								
10	Relationship	of this case	e to the case referenced above (check all that	apply):					
11	⊠	involves	the same parties and is based on the same or	similar claims.					
12	⊠	arises fro	om the same or substantially identical transact the determination of the same or substantia	etions, incidents, or events					
13		fact.	g the determination of the same of substantia	My racinital questions of the se					
14		involves	claims against, title to, possession of, or dar	nages to the same property.					
15 16	⊠	is likely heard by	for other reasons to require substantial dupli different judges.	cation of judicial resources if					
17			Additional explanation is attached in attachm	ent 2.					
18	<u>Case Nu</u>	<u>ımber</u>	<u>Case Name</u>	Filing Date Status/Dismissal					
19	2:1999cv016	669 - FCD	Ashley, et al v. Blackwell, et al	08/27/1999 09/16/2002					
20	2:2000cv022	231-WBS	Pickern, et al v. Eppie's Capitol, et al	10/12/2000 03/29/2002					
21	2:2000ev022	232-WBS	Connally, et al v. Eppie's N Street, et al	10/12/2000 03/29/2002					
22	2:2000cv023	42-LKK	Loskot, et al v. Chicago Title, et al	10/23/2000 05/28/2002					
23	2:2000ev023	43-WBS	Doran, et al v. Chicago Title Red, et al	10/23/2000 07/02/2002					
24	2:2000ev023	55-DFL	Loskot, et al v. Chicago Title Ins, et al	10/24/2000 07/02/2002					
25	2:2000ev023	864-WBS	Doran, et al v. Ponderosa Inn, et al	10/25/2000 03/29/2002					
26	2:2000cv027	723-WBS	Gerber, et al v. Eppie's Modesto, et al	10/25/2000 04/16/2002					
27	2:2000ev024	104-WBS	Doran, et al v. Eppies Restaurant, et al	10/30/2000 03/29/2002					
28	2:2000cv024	105-DFL	Loskot, et al v. Pine Street School, et al	10/30/2000 06/17/2002					
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2	DEFENDANT/RESPONDENT:	LA ROCCA'S CORNER, et al.	CGC	CGC-07-469605	
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4	(T	cil form.) (Add pag	ges as required)		
5	2:2002cv00267-GEB	Doran, et al v. Cameron Park Inn, et al	02/01/2002	03/12/2004	
6	2:2002ev00275-MCE	Loskot, et al v. 3 Brother's Rest, et al	02/04/2002	11/13/2003	
7	2:2002cv00916-MCE	Doran, et al v. Waffle Shop, et al	04/29/2002	06/30/2003	
8	2:2002cv01208-MCE	Doran, et al v. Days Inn Oroville, et al	06/05/2002	04/18/2003	
9	2:2002cv01209-MCE	Doran, et al v. Sunset Inn Oroville, et al	06/05/2002	11/05/2003	
10	2:2002cv01241-DFL	Doran, et al v. DQ Orangevale, et al	06/10/2002	04/27/2004	
11	2:2002cv01242-DFL	Doran, et al v. Wild Sports Ent, et al	06/10/2002	04/25/2003	
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13	2:2002cv01274-LKK	Doran, et al v. Crown Motors, et al	06/12/2002	10/21/2003	
14 15	2:2002cv02048-MCE	Weygandt, et al v. La Cabana Mexican, et al	09/18/2002	09/23/2003	
16	2:2002cv02490-WBS	Jones, et al v. Far East Cafe, et al	11/18/2002	04/27/2004	
17	2:2002cv02508-GEB	Harris, et al v. Koffee Korner, et al	11/19/2002	08/22/2003	
18	2:2002cv02523-WBS	Long, et al v. Viking Motor Lodge, et al	11/21/2002	01/29/2004	
19	2:2002cv02617-WBS	Feezor, et al v. El Mariachi, et al	12/06/2002	05/10/2004	
20	2:2002ev02637-GEB	Cone, et al v. Amer River Dr Assoc, et al	12/10/2002	03/30/2004	
21	2:2002cv02751-LKK	Jones, et al v. El Mariachi Rest, et al	12/30/2002	05/25/2004	
22	2:2003cv00475-LKK	Doran, et al v. Best Tahoe West Inn, et al	03/11/2003	08/06/2003	
23	2:2003ev00539-MCE	Doran, et al v. Discovery Park Days, et al	03/17/2003	05/18/2006	
24	2:2003cv00540-LKK	Feezor, et al v. Comfort Inn Vallejo, et al	03/17/2003	10/16/2003	
25	2:2003cv00697-FCD	Jones, et al v. Park Marina Village, et al	04/04/2003	01/25/2005	
26	2:2003cv00758-LKK	Doran, et al v. Best Western Golden, et al	04/14/2003	04/06/2004	
27	2:2003cv00759-LKK	Doran, et al v. Red Lion Hotel, et al	04/14/2003	07/07/2003	
28	2:2003cv00760-GEB	Connally, et al v. Carl's Jr Santa, et al	04/14/2003	06/04/2004	
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3		NT <i>(Number):</i> 1 Page 38 of 38							
4	(This Attachment may be used with any Judicial Council form.) (Add pages as required)								
5	2:2003cv00804-FCD	Doran, et al v. Vallejo Quality Inn, et al	0	4/18/2003	01/05/2005				
6	2:2003cv00808-LKK	Weygandt, et al v. Pizza Hut Hilltop, et al	0	4/18/2003	05/07/2003				
7	2:2003cv01052-WBS	Doran, et al v. Oilwell Materials, et al	0	5/19/2003	11/04/2003				
8	2:2003cv01417-GEB	Feezor, et al v. Carrows Restaurant	0	7/03/2003	03/16/2005				
9	2:2003ev01505-LKK	Stevie, et al v. Pizza Hut Hilltop, et al	0	7/15/2003	01/10/2005				
10	2:2003cv01542-GEB	D'Lil, et al v. Baker's Square Rst, et al	0	7/22/2003	08/09/2006				
11	2:2003cv01946-DFL	Doran, et al v. King's Trading Post, et al	0	9/17/2003	06/03/2005				
12	2:2003cv02189-MCE	Loskot, et al v. Harbor Inn, et al	1	0/17/2003	06/05/2007				
13	2:2003ev02337-GEB	Loskot, et al v. Baker's Square West, et al	1	1/10/2003	03/26/2004				
14 15	2:2004ev00755-GEB	Bowman, et al v. Best Western Station, et al	0	4/15/2004	12/16/2005				
16	2:2004cv01520-FCD	Chapman, et al v. Park West Office Ctr, et al	0	8/03/2004	03/28/2006				
17	2:2004cv01668-WBS	Chapman, et al v. Davis Orthopedic, et al	0	8/16/2004	04/18/2006				
18	2:2004cv01670-LKK	Loskot, et al v. Northstate Recycling, et al	0	8/16/2004	05/25/2005				
19	2:2004cv01719-DFL	Loskot, et al v. Asian Buffet Inc, et al	0	8/23/2004	12/07/2005				
20	2:2004cv01992-GEB	Loskot, et al v. United Petroleum, et al	0	9/24/2004	06/09/2006				
21	1:2004cv06375-OWW	Doran, et al v. Pea Soup Andersen's, et al	1	0/04/2004	12/16/2005				
22	2:2004cv02096-GEB	Loskot, et al v. Green Valley Ford, et al	. 1	0/06/2004	12/06/2005				
23 24	2:2006ev01164-GEB	Loskot et al v. Cascade Rigging & Supply Company Inc. et al	0	5/30/2006	03/22/2007				
25	2:2007cv01324-FCD	Loskot et al v. Peking Restaurant, et al.,	0	7/05/2007	07/03/2008				
26	2:2007ev01519-FCD	Loskot v. Best Western Inn and Suites Vallejo et al	0	7/26/2007	08/21/2008				
27 28	2:2007ev01564-FCD	Chapman, et al. v. Subway Salads and Sandwiches #14054, et al.	0	8/01/2007	Pending				
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DEFENDANT/RESPO

PLAINTIFF/PETITIONER: CRAIG YATES et al.

CASE NUMBER:

DEFENDANT/RESPONDENT: LA ROCCA'S CORNER, et al.

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B. Additional Explanation Regarding Relationship of Cases Listed.

The instant action involves an individual plaintiff in a wheelchair (CRAIG YATES) who claims personal injuries to his upper extremities caused when he purportedly had difficulty in entering the defendants' premises in this action through its double doors. Institutional plaintiff (DISABILITY RIGHTS ENFORCEMENT, EDUCATION, SERVICES: HELPING YOU HELP OTHERS) has no cognizable claim because it lacks standing to sue (see *infra*). Both of these parties, as well as *all of the parties* listed in this Notice of Related Cases, are represented by the same law firm, Thomas E. Frankovich, PLC, with the sole exception of SF Sup. Ct. Case No. CGC-08-470951.

The lawsuit alleges various violations of the plaintiff's disability rights. The following constitutes the analysis of how the suit identified in this Notice of Related Cases involves the same parties and how they are based on the same or similar claims.

Plaintiff: YATES, CRAIG

Those cases listed in this Notice of Related Cases in which plaintiff CRAIG YATES is an individual plaintiff in this Court, Marin County Superior Court and the United States District Court for the Northern District of California, involve the same individual plaintiff who claims, as a result of accessing the premises of every single premises owned or operated by the named defendants, very similar, if not identical, personal injuries in each lawsuit over the course of three years, to wit:

• "Plaintiff CRAIG YATES is a person with physical disabilities who, on or about *June 11, 2004*, was an invitee, guest, patron, customer . . . [who] suffered bodily injury (including, but not limited to, fatigue, stress, strain and pain in wheeling and attempting to and/or transferring around, through, up and over architectural barriers), physical discomfort, emotional distress, mental distress, mental suffering, mental anguish, which includes, but is not limited to, shame, humiliation, embarrassment, anger, chagrin, disappointment and worry, expectedly and naturally associated with a person with physical disabilities being denied access . . ." (U.S.D.C. N.D. Cal. Case No. 3:2004cv04308-BZ, Complaint, ¶26, 28, 64, 72, 73, 81);

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- "Plaintiff CRAIG YATES is a person with physical disabilities who, on or about *July 3, 2004*, was an invitee, guest, patron, customer . . . [who] suffered bodily injury (including, but not limited to, fatigue, stress, strain and pain in wheeling and attempting to and/or transferring around, through, up and over architectural barriers), physical discomfort, emotional distress, mental distress, mental suffering, mental anguish, which includes, but is not limited to, shame, humiliation, embarrassment, anger, chagrin, disappointment and worry, expectedly and naturally associated with a person with physical disabilities being denied access . . ." (U.S.D.C. N.D. Cal. Case No. 3:2004cv05087-JCS, Complaint, ¶¶25, 27, 63, 71, 72, 80);
- "Plaintiff CRAIG YATES is a person with physical disabilities who, on or about *July 3, 2004*, [and *November 19, 2004*,] was an invitee, guest, patron, customer . . . [who] suffered bodily injury (including, but not limited to, fatigue, stress, strain and pain in wheeling and attempting to and/or transferring around, through, up and over architectural barriers), physical discomfort, emotional distress, mental distress, mental suffering, mental anguish, which includes, but is not limited to, shame, humiliation, embarrassment, anger, chagrin, disappointment and worry, expectedly and naturally associated with a person with physical disabilities being denied access . . ." (U.S.D.C. N.D. Cal. Case No. 3:2004cv05211-PJH, Complaint, ¶2, 18, 23, 26, 28, 64, 72, 73, 81);
- "Plaintiff CRAIG YATES is a person with physical disabilities who, on or about August 28, 2005, November 27, 2005, December 10, 2005, January 8, 2006, January 16, 2006, March 15, 2006, July 11, 2006, October 28, 2006, December 4, 2006, was an invitee, guest, patron, customer . . . [who] suffered bodily injury (including, but not limited to, fatigue, stress, strain and pain in wheeling and attempting to and/or transferring around, through, up and over architectural barriers), physical discomfort, emotional distress, mental distress, mental suffering, mental anguish, which includes, but is not limited to, shame, humiliation, embarrassment, anger, chagrin, disappointment and worry, expectedly and naturally associated with a person with physical disabilities being denied access . . ." (U.S.D.C. N.D. Cal. Case No. 3:2007cv00460-WHA, Complaint, ¶2, 14, 15, 24, 68);
- "Plaintiff CRAIG YATES is a person with physical disabilities who, on or about *October 5, 2006 and January 27, 2007*, was an invitee, guest, patron, customer . . . [who] suffered bodily injury (including, but not limited to, fatigue, stress, strain and pain in wheeling and attempting to and/or transferring around, through, up and over architectural barriers), physical discomfort, emotional distress, mental distress, mental suffering, mental anguish, which includes, but is not limited to, shame, humiliation, embarrassment, anger, chagrin, disappointment and worry, expectedly and naturally associated with a person with physical disabilities being denied access . . ." (U.S.D.C. N.D. Cal. Case No. 3:2007cv00946-CRB, Complaint,

1 PLAINTIFF/PETITIONER: CRAIG YATES et al. CASE NUMBER: 2 DEFENDANT/RESPONDENT: LA ROCCA'S CORNER, et al. CGC-07-469605 3 ATTACHMENT (Number): 2 Page 3 of 12 4 (This Attachment may be used with any Judicial Council form.) (Add pages as required) 5 \P 2, 14, 30); 6 "on November 11, 2005, ... plaintiff suffered bodily injury ... including, but not limited to, fatigue, stress, strain and pain in wheeling 7 and attempting to and/or transferring up, on, down, to, over, around and through architectural barriers . . . suffered continuous, repetitive 8 and cumulative trauma to his upper extremities while attempting to open the door to summon the counter clerk . . . (SF Sup. Ct. Case No. 9 CGC-06-452090, Complaint, ¶¶23-26); 10 "on November 27, 2005, ... plaintiff suffered bodily injury ... including, but not limited to, fatigue, stress, strain and pain in wheeling and attempting to 11 and/or transferring up, on, down, to, over, around and through architectural barriers . . . suffered continuous, repetitive and cumulative trauma to his upper 12 extremities while attempting to open the door to summon the counter clerk . . . (SF Sup. Ct. Case No. CGC-06-452131, Complaint, ¶23-26); 13 On "May 28, 2005, December 28, 2005 and May 6, 2006, ... plaintiff 14 suffered bodily injury . . ." (SF Sup. Ct. Case No. CGC-06-452509, Complaint, ¶¶14-15, 25); 15 "Plaintiff CRAIG YATES is a person with physical disabilities who, on or 16 about April 9, 2006, April 10, 2006, May 10, 2006, June 1, 2006, June 12, 2006, January 11, 2007, January 25, 2007, and February 1, 2007, was an 17 invitee, guest, patron, customer . . . [who] suffered physical discomfort, emotional distress, mental distress, mental suffering, mental anguish, which 18 includes, but is not limited to, shame, humiliation, embarrassment, anger, chagrin, disappointment and worry, expectedly and naturally associated with a 19 person with physical disabilities being denied access . . ." (U.S.D.C. N.D. Cal. Case No. 3:2007cv01403-MHP, Complaint, ¶¶2, 14, 15, 27); 20 "Plaintiff CRAIG YATES is a person with physical disabilities who, on or 21 about April 16, 2006, September 27, 2006, October 10, 2006, March 22, 2007, May 26, 2007 and June 21, 2007, was an invitee, guest, patron, customer . . . 22 [who] suffered physical discomfort, emotional distress, mental distress, mental suffering, mental anguish, which includes, but is not limited to, shame, 23 humiliation, embarrassment, anger, chagrin, disappointment and worry, expectedly and naturally associated with a person with physical disabilities 24 being denied access . . ." (U.S.D.C. N.D. Cal. Case No. 4:2007cv03889-WDB, Complaint, \P **1**2, 14, 29, 30); 25 26

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1 PLAINTIFF/PETITIONER: CRAIG YATES et al. CASE NUMBER: 2 DEFENDANT/RESPONDENT: LA ROCCA'S CORNER, et al. CGC-07-469605 3 ATTACHMENT (Number): 2 Page 4 of 12 4 (This Attachment may be used with any Judicial Council form.) (Add pages as required) 5 On "May 27, 2006, ... plaintiff suffered bodily injury ..." (SF Sup. Ct. Case No. CGC-06-456662, Complaint, ¶¶25, 27, 56); 6 "Plaintiff CRAIG YATES is a person with physical disabilities who, on or 7 about June 1, 2006, June 12, 2006, June 14, 2006, July 12, 2006, January 11, 2007, January 25, 2007 and February 1, 2007, was an invitee, guest, patron, 8 customer . . . [who] suffered bodily injury (including, but not limited to, fatigue, stress, strain and pain in wheeling and attempting to and/or 9 transferring around, through, up and over architectural barriers), physical discomfort, emotional distress, mental distress, mental suffering, mental 10 anguish, which includes, but is not limited to, shame, humiliation, embarrassment, anger, chagrin, disappointment and worry, expectedly and 11 naturally associated with a person with physical disabilities being denied access . . ." (U.S.D.C. N.D. Cal. Case No. 3:2007cv02525-MMC, Complaint, 12 \P **9**2, 14, 30, 32, 60.) 13 "Plaintiff CRAIG YATES is a person with physical disabilities who, on or about August 1, 2006, August 29, 2006, and January 25. 2007, was an invitee, 14 guest, patron, customer . . . [who] suffered bodily injury (including, but not limited to, fatigue, stress, strain and pain in wheeling and attempting to and/or 15 transferring around, through, up and over architectural barriers), physical discomfort, emotional distress, mental distress, mental suffering, mental 16 anguish, which includes, but is not limited to, shame, humiliation, embarrassment, anger, chagrin, disappointment and worry, expectedly and 17 naturally associated with a person with physical disabilities being denied access ..." (U.S.D.C. N.D. Cal. Case No. 3:2007cv01405-WHA, Complaint, 18 \P 2, 14, 15, 30, 59); 19 "On or about August 13, 2006, August 30, 2006 and October 28,2006, plaintiff CRAIG YATES was an invitee and . . suffered bodily injury." (SF 20

- Sup. Ct. Case No. CGC-06-459119, Complaint, ¶¶2, 14, 24);
- "Plaintiff CRAIG YATES is a person with physical disabilities who, on or about October 3, 2006, was an invitee, guest, patron, customer . . . [who] suffered bodily injury (including, but not limited to, fatigue, stress, strain and pain in wheeling and attempting to and/or transferring around, through, up and over architectural barriers), physical discomfort, emotional distress, mental distress, mental suffering, mental anguish, which includes, but is not limited to, shame, humiliation, embarrassment, anger, chagrin, disappointment and worry, expectedly and naturally associated with a person with physical disabilities being denied access . . . " (U.S.D.C. N.D. Cal. Case No. 3:2006cv07917-MMC, Complaint, ¶¶2, 14, 16);

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- "Plaintiff CRAIG YATES is a person with physical disabilities who, on or about *October 16, 2006 and February 22, 2007*, was an invitee, guest, patron, customer . . . [who] suffered bodily injury (including, but not limited to, fatigue, stress, strain and pain in wheeling and attempting to and/or transferring around, through, up and over architectural barriers), physical discomfort, emotional distress, mental distress, mental suffering, mental anguish, which includes, but is not limited to, shame, humiliation, embarrassment, anger, chagrin, disappointment and worry, expectedly and naturally associated with a person with physical disabilities being denied access . . ." (U.S.D.C. N.D. Cal. Case No. 3:2007cv01566-PJH, Complaint, ¶¶2, 14, 25, 27);
- "Plaintiff CRAIG YATES is a person with physical disabilities who, on or about *October 25, 2006, January 12, 2007 and January 26, 2007*, was an invitee, guest, patron, customer . . . [who] suffered bodily injury. . . . Specifically, as a legal result of defendants negligence in the design, construction and maintenance of the existing counter self plaintiff CRAIG YATES struck it with his shoulder causing trauma to it. Further, plaintiff CRAIG YATES suffered emotional distress, mental distress, mental suffering, mental anguish, which includes, but is not limited to, shame, humiliation, embarrassment, anger, disappointment and worry, expectedly and naturally associated with a person with physical disabilities being denied access . . ." (U.S.D.C. N.D. Cal. Case No. 3:2007cv03033-EDL, Complaint, ¶¶2, 14, 15, 22, 24);
- "Plaintiff CRAIG YATES is a person with physical disabilities who, on or about *December 22, 2006, January 26, 2007, March 29, 2007 and June 23, 2007*, was an invitee, guest, patron, customer . . . [who] suffered physical discomfort, emotional distress, mental distress, mental suffering, mental anguish, which includes, but is not limited to, shame, humiliation, embarrassment, anger, chagrin, disappointment and worry, expectedly and naturally associated with a person with physical disabilities being denied access . . ." (U.S.D.C. N.D. Cal. Case No. 3:2007cv04177-EDL, Complaint, ¶¶2, 14, 27, 29);
- "Plaintiff CRAIG YATES is a person with physical disabilities who, on or about *December 22, 2006, January 26, 2007, March 29, 2007, June 23, 2007 and July 22, 2007*, was an invitee, guest, patron, customer . . . [who] suffered bodily injury. . . ." (U.S.D.C. N.D. Cal. Case No. 3:2007cv04395-JCS, Complaint, ¶¶2, 14, 32);

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- "Plaintiff CRAIG YATES is a person with physical disabilities who, on or about *December 22, 2006 and January 26, 2007*, was an invitee, guest, patron, customer . . . [who] suffered bodily injury (including, but not limited to, fatigue, stress, strain and pain in wheeling and attempting to and/or transferring around, through, up and over architectural barriers), physical discomfort, emotional distress, mental distress, mental suffering, mental anguish, which includes, but is not limited to, shame, humiliation, embarrassment, anger, chagrin, disappointment and worry, expectedly and naturally associated with a person with physical disabilities being denied access . . ." (U.S.D.C. N.D. Cal. Case No. 3:2007cv02657-JL, Complaint, ¶¶2, 14, 24);
- "Plaintiff CRAIG YATES is a person with physical disabilities who, on or about *May 16, 2007, May 23, 2007, July 5, 2007, May 12, 2008 and July 16, 2008*, was an invitee, guest, patron, customer . . . [who] suffered emotional distress, mental distress, mental suffering, mental anguish, which includes, but is not limited to, shame, humiliation, embarrassment, anger, disappointment and worry, expectedly and naturally associated with a person with physical disabilities being denied access, all to his damages as prayed hereinafter in an amount within the jurisdiction of this court." (U.S.D.C. N.D. Cal. Case No. 4:2008cv03914-CW, Complaint, ¶2, 14, 33);
- "Plaintiff CRAIG YATES is a person with physical disabilities who, on or about May 17, 2007, May 24, 2007 and October 11, 2007, was an invitee, guest, patron, customer . . . [who] suffered emotional distress, mental distress, mental suffering, mental anguish, which includes, but is not limited to, shame, humiliation, embarrassment, anger, disappointment and worry, expectedly and naturally associated with a person with physical disabilities being denied access, all to his damages as prayed hereinafter in an amount within the jurisdiction of this court." (U.S.D.C. N.D. Cal. Case No. 3:2007cv05485-MMC, Complaint, ¶2, 14, 27);
- "On or about *June 13, 2007, June 22, 2007 and September 18, 2007*, . . . plaintiff's . . . injuries . . ." (SF Sup. Ct. Case No. CGC-07-467642, Complaint, ¶¶2, 14, 31, 34, 57);
- "Plaintiff CRAIG YATES is a person with physical disabilities who, on or about *June 13, 2007, June 22, 2007 and October 22, 2007*, was an invitee, guest, patron, customer . . [who] suffered emotional distress, mental distress, mental suffering, mental anguish, which includes, but is not limited to, shame, humiliation, embarrassment, anger, disappointment and worry, expectedly and naturally associated with a person with physical disabilities being denied access, all to his damages as prayed hereinafter in an amount within the jurisdiction of this court." (SF Sup. Ct. Case No. CGC-07-469605, Complaint, ¶¶2, 14, 24);

1 PLAINTIFF/PETITIONER: CRAIG YATES et al. CASE NUMBER: 2 DEFENDANT/RESPONDENT: LA ROCCA'S CORNER, et al. CGC-07-469605 3 ATTACHMENT (Number): 2 Page 7 of 12 4 (This Attachment may be used with any Judicial Council form.) (Add pages as required) 5 "Plaintiff CRAIG YATES is a person with physical disabilities who, on or about July 1, 2007, August 25, 2007, October 16, 2007 and November 2, 6 2007, was an invitee, guest, patron, customer . . . [who] suffered bodily injury. ..." (U.S.D.C. N.D. Cal. Case No. 3:2007cv06498-WHA, Complaint, ¶12, 7 14, 31); 8 "Plaintiff CRAIG YATES is a person with physical disabilities who, on or about July 21, 2007, January 15, 2008, March 24, 2008 and March 27, 2008, 9 was an invitee, guest, patron, customer . . . [who] suffered emotional distress, mental distress, mental suffering, mental anguish, which includes, but is not 10 limited to, shame, humiliation, embarrassment, anger, disappointment and worry, expectedly and naturally associated with a person with physical 11 disabilities being denied access, all to his damages as prayed hereinafter in an amount within the jurisdiction of this court." (U.S.D.C. N.D. Cal. Case No. 12 3:2008cv02165-SI, Complaint, ¶¶2, 14, 30); 13 "Plaintiff CRAIG YATES is a person with physical disabilities who, on or about August 26, 2007, September 4, 2007, September 8, 2007, September 9, 14 2007 and October 17, 18 2007, was an invitee, guest, patron, customer . . . [who] stressed and strained himself in his wheelchair attempting this 15 maneuver, resulting in trauma to his one partially usable right upper extremities." (SF Sup. Ct. Case No. CGC-07-469073, Complaint, ¶2, 14, 15); 16 "Plaintiff CRAIG YATES is a person with physical disabilities who, on or 17 about August 13, 2006, August 30, 2006, May 19,2007, June 22, 2007, July 18, 2007 and December 17, 2007, was an invitee, guest, patron, customer . . . 18 [and suffered] injuries." (SF Sup. Ct. Case No. CGC-08-470951, Complaint, \P 92, 14, 35); 19 Plaintiff CRAIG YATES is a person with physical disabilities [and] suffered 20 physical stress, strain and exhaustion in attempting to negotiate barriers at the subject Union Square, suffered physical pain and discomfort, and other 21 physical, psychological, and emotional damages, pain and suffering, all to his damages. (SF Sup. Ct. Case No. CGC-08-473176, Complaint, ¶¶2, 17); 22 "Plaintiff CRAIG YATES is a person with physical disabilities who, on or 23

• "Plaintiff CRAIG YATES is a person with physical disabilities who, on or about *March 29, 2007, August 30, 2007, October 18, 2007, April 11, 2008 and May 6, 2008,* was an invitee, guest, patron, customer . . . [who] suffered emotional distress, mental distress, mental suffering, mental anguish, which includes, but is not limited to, shame, humiliation, embarrassment, anger, disappointment and worry, expectedly and naturally associated with a person with physical disabilities being denied access, all to his damages as prayed hereinafter in an amount within the jurisdiction of this court." (U.S.D.C. N.D. Cal. Case No. 3:2008cv03004-EDL, Complaint, ¶¶2, 14, 32);

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- "On or about May 19, 2007, June 15, 2007, July 24, 2007 and February 16, 2008, plaintiff CRAIG YATES was an invitee and guest . . ." and alleges no physical injuries. (SF Sup. Ct. Case No. CGC-08-473260);
- Plaintiff CRAIG YATES is a person with physical disabilities who, on or about *August 1, 2007, August 7, 2007, August 12, 2007, December 17, 2007 and March 7, 2008,* was an invitee, guest, patron, customer . . . [and suffered] injuries." (SF Sup. Ct. Case No. CGC-08-470951, Complaint, ¶2, 14, 35);
- "Plaintiff CRAIG YATES is a person with physical disabilities who, on or about *October 26, 2007, October 28, 2007, December 2, 2007, February 17, 2008 and March 19, 2008,* was an invitee, guest, patron, customer . . . [who] suffered bodily injury . . . including, but not limited to, fatigue, stress, strain and pain in wheeling and attempting to and/or transferring up, on, down, to, over, around and through architectural barriers. Specifically, as a legal result of defendants negligence in the design, construction and maintenance of the existing entry doors, placement of loose mat on a slope and excessive door pressure, plaintiff suffered continuous, repetitive and cumulative trauma to his upper extremity while attempting to open a double door." (U.S.D.C. N.D. Cal. Case No. 3:2008cv01877-WHA, Complaint, ¶¶2, 14, 33, 35);
- "Plaintiff CRAIG YATES is a person with physical disabilities who, on or about September 9, 2007, September 16, 2007, September 23, 2007, October 17, 2007, January 24, 2008, February 16, 2008, March 5, 2008, March 31, 2008, April 3, 2008 and April 16, 2008, was an invitee, guest, patron, customer . . . [who] suffered bodily injury . . . including, but not limited to, fatigue, stress, strain and pain in wheeling and attempting to and/or transferring up, on, down, to, over, around and through architectural barriers. Specifically, as a legal result of defendants negligence in the design, construction and maintenance of the existing the west side entry door plaintiff suffered 16 continuous, repetitive and cumulative trauma to his right upper extremity while attempting to pull the door open without strike side clearance." (U.S.D.C. N.D. Cal. Case No. 3:2008cv02293-PJH, Complaint, ¶¶2, 14, 44, 46);
- "Plaintiff CRAIG YATES is a person with physical disabilities who, on or about September 16, 2007, January 24, 2008, February 17,2008, March 6, 2 2008, March 24, 2008, April 3, 2008, April 16, 2008 and May 22, 2008, was an invitee, guest, patron, customer . . . [who] suffered emotional distress, mental distress, mental suffering, mental anguish, which includes, but is not limited to, shame, humiliation, embarrassment, anger, disappointment and worry, expectedly and naturally associated with a person with physical disabilities being denied access, all to his damages as prayed hereinafter in an amount within the jurisdiction of this court." (U.S.D.C. N.D. Cal. Case No. 3:2008cv03183-BZ, Complaint, ¶2, 14, 29);

1 PLAINTIFF/PETITIONER: CRAIG YATES et al. CASE NUMBER: 2 DEFENDANT/RESPONDENT: LA ROCCA'S CORNER, et al. CGC-07-469605 3 ATTACHMENT (Number): 2 Page 9 of 12 4 (This Attachment may be used with any Judicial Council form.) (Add pages as required) 5 "Plaintiff CRAIG YATES is a person with physical disabilities who, on or about October 18, 2007 and October 26, 2007, was an invitee, guest, patron, 6 customer . . . [who] suffered bodily injury . . . including, but not limited to, fatigue, stress, strain and pain in wheeling and attempting to and/or 7 transferring up, on, down, to, over, around and through architectural barriers. Specifically, as a legal result of defendants negligence in the design, 8 construction and maintenance of the existing unisex restroom door, plaintiff suffered continuous, repetitive and cumulative trauma to upper extremities 9 while attempting to open said door without strike side clearance." (U.S.D.C. N.D. Cal. Case No. 3:2008cv02734-SI, Complaint, ¶2, 14, 30, 33); 10 "Plaintiff CRAIG YATES is a person with physical disabilities who, on or 11 about November 29, 2007, March 5, 2008, April 3, 2008 and May 4, 2008, was an invitee, guest, patron, customer . . . [who] suffered bodily injury.' 12 (U.S.D.C. N.D. Cal. Case No. 4:2008cv02545-CW, Complaint, ¶¶2, 14, 30); 13 Plaintiff CRAIG YATES's repeated bodily injury and emotional distress claims over the 14 course of four years calls into serious question the veracity of those claims. Indeed, his claims are 15 reminiscent of another individually named plaintiff JAREK MOLSKI who also asserted repeated 16 bodily injury and emotional distress claims over many years in hundreds of lawsuit and whom the 17 United States District Court for the Central District of California found to be a vexatious litigant 18 sanctioned the law firm representing plaintiff Molski, Thomas E. Frankovich, a Professional Law 19 Corporation. (See Order Granting Defendant's Motion to Declare Jarek Molski a Vexatious Litigant 20 and for a Pre-filing Order Requiring Molski to Obtain Leave of Court Before Filing Any Other

Claims under the Americans with Disabilities Act [the "Vexatious Litigant Order"] in *Molski et al v.*Mandarin Touch Restaurant et al, U.S.D.C. C.D. Cal. Case No. 2:04-cv-00450-ER attached hereto

23 as Exhibit "A.")

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PLAINTIFF/PETITIONER: CRAIG YATES et al.

CASE NUMBER:

DEFENDANT/RESPONDENT: LA ROCCA'S CORNER, et al.

CGC-07-469605

ATTACHMENT (Number): 2 Page 10 of 12

(This Attachment may be used with any Judicial Council form.) (Add pages as required)

The Ninth Circuit upheld the Vexatious Litigant Order. (See generally Molski v. Evergreen Dynasty Corp. (9th Cir.2007) 500 F.3d 1047, 1062, Part V attached hereto as Exhibit "B.") In upholding the district court's Vexatious Litigant Order, the Ninth Circuit noted:

[I]n 2004 the Frankovich Group filed at least 223 nearly identical lawsuits in the Northern and Central Districts of California, that the complaints all stated an ADA claim and the same four claims under California state law, that the damages requested in each case were identical and that, other than superficial alteration of the names and facts, the complaints were textually identical down to the typos." Id. at 1052-53. We also considered and agreed with the district court's observation that many of the claims of bodily injury found in the various complaints were "contrived." Id. at 1053. Specifically, we noted that: [t]he court found in particular that "the rate of physical injury defies common sense," noting that the plaintiffs alleged similar injuries sustained in a similar fashion at different businesses on the same day. The court noted that the similar injuries did not excuse the existence of accessibility barriers, but that its finding that the injury claims were contrived was "merely a recognition of the fact that reasonable people, once injured, tend to take affirmative steps to avoid similar physical injuries, rather than repeat that same activity 400 times (or five times in the same day)."

Molski, supra, 500 F.3d at 1053-54 (Exhibit "B" hereto [internal citations omitted, emphasis added].)

Defendant PURGATORY, INC., submits that plaintiff CRAIG YATES, represented by Thomas E. Frankovich, a Professional Law Corporation, has engaged in the same litigation tactics as plaintiff JAREK MOLSKI. Thus, defendant respectfully contends that this case involves the same parties and is based on the same or similar claims as the pending cases before this Court, the Marin County Superior Court and the federal district court for the Northern District of California and arises from the same or substantially identical transactions, incidents, or events requiring the determination of the same or substantially identical questions of law or fact within the meaning of Rule 3.300(a) of the California Rules of Court.

In addition, given the repetitive claims of the bodily injury and emotional distress allegations in these suits, the defendants have a right not only to challenge the legitimacy of the allegations, but should be afforded the opportunity to question comparative fault and apportionment of any

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PLAINTIFF/PETITIONER: CRAIG YATES et al.

CASE NUMBER:

DEFENDANT/RESPONDENT: LA ROCCA'S CORNER, et al.

CGC-07-469605

ATTACHMENT (Number): 2 Page 11 of 12

(This Attachment may be used with any Judicial Council form.) (Add pages as required) legitimate claims of personal injuries. Consequently, defendant PURGATORY, INC., submits that, for judicial economy reasons assignment to a single judge of all cases in which plaintiff CRAIG YATES is a party is warranted because litigation of these claims will require substantial duplication of judicial resources if heard by different judges within the meaning of Rule 3.300(a) of the California Rules of Court.

Plaintiff: DISABILITY RIGHTS ENFORCEMENT, EDUCATION, SERVICES: HELPING YOU HELP OTHERS

In every complaint filed by an individual plaintiff as identified in this Notice of Related Cases, plaintiff DISABILITY RIGHTS ENFORCEMENT EDUCATION SERVICES: HELPING YOU HELP OTHERS is also a party and describes itself as a nonprofit organization advocating on disability issues and seeks redress along with the individual plaintiff. In an extraordinary number of the cases identified herein, there is typically a challenge made to plaintiff DISABILITY RIGHTS ENFORCEMENT EDUCATION SERVICES: HELPING YOU HELP OTHERS's standing to sue.

An organization may have standing to bring suit on behalf of its members if (1) its members would otherwise have standing to sue in their own right, (2) the interests it seeks to protect are germane to the organization's purpose, and (3) the participation of individual members in the lawsuit is not required. (Hunt v. Washington Apple Advertising Comm'n (1977) 432 U.S. 333, 343. The first two requirements for organizational standing are constitutional; the third is prudential. (Or. Advocacy Ctr v. Mink (2003) 322 F.3d 1101, 1109.

Under the prudential standing doctrine, "the individual plaintiff is in the best position to litigate his own claims," (Molski v. Kahn Winery (C.D.Cal.2005) 381 F.Supp.2d 1209, 1210; see also Allen v. Wright (1984) 468 U.S. 737, 751 ["general prohibition on a litigant's raising another person's legal rights"]; Gladstone, Realtors v. Village of Bellwood (1979) 441 U.S. 91, 100 ["Even when a case falls within these constitutional boundaries, a plaintiff may still lack standing under the

1 PLAINTIFF/PETITIONER: CRAIG YATES et al. CASE NUMBER: 2 DEFENDANT/RESPONDENT: LA ROCCA'S CORNER, et al. CGC-07-469605 3 ATTACHMENT (Number): 2 Page 12 of 12 4 (This Attachment may be used with any Judicial Council form.) (Add pages as required) prudential principles by which the judiciary seeks ... to limit access to the federal courts to those 5 litigants best suited to assert a particular claim"].) 6 Because plaintiff DISABILITY RIGHTS ENFORCEMENT EDUCATION SERVICES: 7 HELPING YOU HELP OTHERS is a plaintiff along with every individually named plaintiff in this 8 Notice of Related Cases, defendant PURGATORY, INC., submits that this case involves the same 9 parties and is based on the same or similar claims as the pending cases before this Court, the Marin 10 County Superior Court and the federal district courts for the Northern, Central and Eastern District of 11 California. 12

In addition, because there is the same standing question inherent in each case in which plaintiff DISABILITY RIGHTS ENFORCEMENT EDUCATION SERVICES: HELPING YOU HELP OTHERS seeks redress along with an individually named plaintiff, defendant PURGATORY, INC., submits that, for judicial economy reasons assignment to a single judge of all cases in which plaintiff DISABILITY RIGHTS ENFORCEMENT EDUCATION SERVICES: HELPING YOU HELP OTHERS is a party is warranted because litigation of its claims will require substantial duplication of judicial resources if heard by different judges within the meaning of Rule 3.300(a) of the California Rules of Court.

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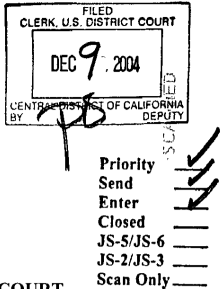
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Exhibit A

CLERK, U.S. DISTRICT COURT

DEC 1 0 2004

CENTRAL JISTRICT OF CALIFORNIA
DEFUTY



UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

JAREK MOLSKI, an individual; and DISABILITY RIGHTS ENFORCEMENT EDUCATION SERVICES: HELPING YOU HELP OTHERS, a California corporation,

Plaintiffs,

V.

MANDARIN TOUCH RESTAURANT; EVERGREEN DYNASTY CORP., a California corporation; and BRIAN McINERNEY and KATHY S. McINERNEY, as joint tenants,

Defendants.

Case No. CV 04-0450 ER

ORDER GRANTING DEFENDANT'S MOTION TO DECLARE JAREK MOLSKI A VEXATIOUS LITIGANT AND FOR A PRE-FILING ORDER REQUIRING MOLSKI TO OBTAIN LEAVE OF COURT BEFORE FILING ANY OTHER CLAIMS UNDER THE AMERICANS WITH DISABILITIES ACT

Defendant Evergreen Dynasty Corporation, doing business as Mandarin Touch Restaurant, has asked this Court to declare Plaintiff Jarek Molski a vexatious litigant, and to order Molski to obtain leave of court

Brian and Kathy S. McInerney did not join in the Motion for a Pre-Filing Order. For simplicity, this order will refer to Mandarin Touch and Evergreen Dynasty, collectively, as "Defendant."

before filing any other claims under the Americans With Disabilities Act. The matter came on for hearing on November 15, 2004, the Honorable Edward Rafeedie presiding. The Court has concluded that a pre-filing order is appropriate for the reasons discussed below.

Statement of Facts

a. Plaintiff's History of Litigation

Plaintiff Jarek Molski is a physically disabled individual who relies on a wheelchair for ambulation. Although he resides in Woodland Hills, he has filed hundreds² of lawsuits in federal courts throughout the state of California.

A review of the cases submitted to this Court reveals that many are nearly identical in terms of the facts alleged, the claims presented, and the damages requested. In virtually every complaint involving a restaurant or winery, Molski initially reports having trouble finding adequate van-accessible parking. Then, almost uniformly, he reports difficulties entering the business, often citing ramps that are too steep, or doors that require more pressure to open than is

Defendant's Memorandum of Points and Authorities asserts that Molski has filed 334 lawsuits in the federal courts since 1998. During the hearing, Plaintiff's counsel stated that Molski had filed approximately 400 suits, and the Court will accept that number. Despite this considerable number of filings, Molski has never litigated a suit on the merits in the Central District of California. The vast majority of his claims settle, with a significant minority dismissed for lack of prosecution or violation of a court order.

permitted by law. After entering the business, Molski generally complains that the service counter is tooling. Virtually every complaint ends with Molski wenturing to the restroom, which inevitably suffers from at least one violation. Molski almost always suffers some injury - typically to the upper extremities - in the process of transferring himself from his wheelchair to the toilet. He also regularly complains of suffering humiliation or other emotional distress from the experience. Molski's prayer for relief routinely includes both a request for injunctive relief and damages of \$4,000 per day, for each day after his visit until the facility is brought up to ADA standards.

The facts of the instant case are predictably similar. On January 25, 2003, Molski's complaint alleges that he had dinner at the Mandarin Touch Restaurant in Solvang, California. After dinner, Molski attempted to use the restroom, but found that the entrance was too narrow. Molski then alleges that, as he was attempting to leave the restroom, his hand became "caught in the exterior door causing trauma to it." The lawsuit asks for injunctive relief to bring the restaurant up to ADA standards, and damages of not less than \$4,000 per day, for each day after his visit until such time as the restaurant is made fully accessible.

b. The Americans With Disabilities Act

The Americans with Disabilities Act ("ADA"), 42 U.S.C. § 12101, et seq., was signed into law in 1990. Its stated goal is to remedy discrimination against individuals with disabilities. To that end, Title III of the ADA, 42 U.S.C. § 12181, et seq., requires the removal of structural barriers in existing public accommodations "where such removal is readily achievable." 42 U.S.C. § 12182(b)(2)(A)(iv). See also 28 C.F.R. § 36.304 (2004)(listing examples of, and prioritizing, readily achievable repairs). Where removal of the barrier is not readily achievable, the facility must provide access "through alternative"

The ADA states:

It is the purpose of this Act--

⁽¹⁾ to provide a clear and comprehensive national mandate for the elimination of discrimination against individuals with disabilities;

⁽²⁾ to provide clear, strong, consistent, enforceable standards addressing discrimination against individuals with disabilities;

⁽³⁾ to ensure that the Federal Government plays a central role in enforcing the standards established in this Act on behalf of individuals with disabilities; and

⁽⁴⁾ to invoke the sweep of congressional authority, including the power to enforce the fourteenth amendment and to regulate commerce, in order to address the major areas of discrimination faced day-to-day by people with disabilities.
42 U.S.C. § 12101(b).

The ADA defines "readily achievable" as "easily accomplishable and able to be carried out without much difficulty or expense." 42 U.S.C. § 12181 (9).

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methods if such methods are readily achievable." 42
U.S.C. § 12182(b)(2)(A)(v).

To enforce Title III, the ADA contains both a private right of action, 42 U.S.C. § 12188(a), and $\overset{\land}{a}$ right of action for the Attorney General, 42 U.S.C. § 12188(b). While the Attorney General may seek monetary damages on behalf of an aggrieved party, 42 U.S.C. § 12188(b)(2)(B), the only remedies available under the private right of action are injunctive relief and the recovery of attorneys' fees and costs. 42 U.S.C. § 12188(a)(1); 42 U.S.C. § 2000a-3(a). By providing different remedies for public and private enforcement, Congress clearly demonstrated its intent to prevent private plaintiffs from recovering money damages under American Bus Ass'n v. Slater, 231 F.3d 1, 5 (D.C. Cir. 2000) ("By specifying the circumstances under which monetary relief will be available, Congress evinced its intent that damages would be available in no others.").

However, enterprising plaintiffs (and their attorneys) have found a way to circumvent the will of Congress by seeking money damages while retaining federal jurisdiction. Because a violation of the ADA also constitutes a violation of California's Unruh Civil Rights Act, Cal. Civ. Code § 51(f), and the California Disabled Persons Act ("CDPA"), Cal. Civ. Code § 54(c), Plaintiffs can sue in federal court for injunctive relief under the ADA, and tack on state law

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claims for money damages under the Unruh Act and CDPA.

See, e.g., Moeller v. Taco Bell Corp., 220 F.R.D. 604,

607 (N.D. Cal. 2004).

The ability to profit from ADA litigation has given birth to what one Court described as "a cottage industry." Rodriguez v. Investco, L.L.C., 305 F. Supp. 2d 1278, 1280-81 (M.D. Fla. 2004). The scheme is simple: an unscrupulous law firm sends a disabled individual to as many businesses as possible, in order to have him aggressively seek out any and all violations of the ADA. Then, rather than simply informing a business of the violations, and attempting to remedy the matter through "conciliation and voluntary compliance," id. at 1281, a lawsuit is filed, requesting damage awards that would put many of the targeted establishments out of business. Faced with the specter of costly litigation and a potentially fatal judgment against them, most businesses quickly settle the matter.

The result of this scheme is that "the means for enforcing the ADA (attorney's fees) have become more important and desirable than the end (accessibility for disabled individuals)." Brother v. Tiger Partner, LLC, 331 F. Supp. 2d 1368, 1375 (M.D. Fla. 2004). Serial plaintiffs, like Molski, serve as "professional pawn[s] in an ongoing scheme to bilk attorney's fees."

Rodriguez, 305 F. Supp. 2d at 1285. It is a "type of shotgun litigation [that] undermines both the spirit

and purpose of the ADA." Brother, 331 F. Supp. 2d at 1375.

Analysis

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a. <u>Authority to Issue Pre-Filing Order</u>

The District Court has the inherent power to levy sanctions in response to abusive litigation practices.

See, e.g., Roadway Express, Inc. v. Piper, 447 U.S.

752, 765-66 (1980). This inherent power is augmented by Local Rule 83-8, which empowers this Court to craft an appropriate sanction to defend against vexatious litigation, including, but not limited to, "a directive to the Clerk not to accept further filings from the litigant without payment of normal filing fees and/or without written authorization from a judge of the Court or a Magistrate Judge, issued upon such showing of the evidence supporting the claim as the judge may require." 6 C.D. Cal. Local Rule 83-8.2.

The <u>Brother</u> court expressed serious concerns about the "vexatious litigation tactics" employed by serial ADA plaintiffs, and called upon the Congress to formulate a legislative solution to the problem. 331 F. Supp. 2d at 1375. Pending legislative reform, however, "[t]he appropriate mechanism for addressing allegations of such behavior lies with the ethics and disciplinary bodies of State bar associations or with the court where the litigation is pending." <u>ADA Notification Act: Hearings on H.R. 3590, before the Subcomm. on the Constitution of the House Comm. on the Judiciary</u> (May 18, 2000), <u>available at:</u> http://commdocs.house.gov/committees/judiciary/hju66728.000/hju66

Local Rule 83-8 also states:
It is the policy of the Court to discourage vexatious litigation and to provide persons who are subjected to vexatious litigation with security

b. Standard for Vexatious Litigant

In deciding whether or not to restrict a litigant's access to the courts, "[u]ltimately, the question the court must answer is whether a litigant who has a history of vexatious litigation is likely to continue to abuse the judicial process and harass other parties." Safir v. United States Lines, Inc., 792 F.2d 19, 23 (2nd Cir. 1986). In doing so, the Court should look to five factors: (1) the litigant's history of litigation and in particular whether it entailed vexatious, harassing or duplicative lawsuits; (2) the litigant's motive in pursuing the litigation, e.g., does the litigant have an objective good faith expectation of prevailing?; (3) whether the litigant is represented by counsel; (4) whether the litigant has caused needless expense to other parties or has posed an unnecessary burden on the courts and their personnel; and (5) whether other sanctions would be adequate to protect the courts and other parties. See id.

1. <u>Litigant's History of Litigation</u>

A "vexatious suit" is a "lawsuit instituted

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against the costs of defending against such litigation and appropriate orders to control such litigation. It is the intent of this rule to augment the inherent power of the Court to control vexatious litigation and nothing in this rule shall be construed to limit the Court's inherent power in that regard.

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C.D. Cal. Local Rule 83-8.1.

maliciously and without good cause." Black's Law Dictionary 1596 (8th ed. 2004). After examining Plaintiff's extensive collection of lawsuits, the Court believes that most, if not all, were filed as part of a scheme of systematic extortion, designed to harass and intimidate business owners into agreeing to cash settlements.

The Court bases this determination on several considerations. One is the sheer volume of lawsuits filed by this Plaintiff. Although litigiousness alone is insufficient to justify a restriction on filing activities, see In re Oliver, 682 F.2d 443, 446 (3rd Cir. 1982), it is a factor the Court considers indicative of an intent to harass. See De Long v. Hennessey, 912 F.2d 1144, 1147 (9th Cir. 1990) (stating that in order to issue a prefiling order, "[a]t the least, the record needs to show, in some manner, that the litigant's activities were numerous or abusive"). Here, Molski's filing are plainly numerous, and, as discussed throughout this order, abusive as well.

Another consideration is the textual and factual similarity of the complaints filed by Plaintiff. This too, while not dispositive, is a factor the Court considers indicative of an intent to harass, as it suggests that Plaintiff is filing boilerplate complaints. See In re Powell, 851 F.2d 427, 431 (D.C. Cir. 1988) (stating that "the district court should attempt to discern whether the filing of several

similar types of actions constitutes an intent to harass the defendant or the court").

Most important, however, is the Court's conclusion that the allegations contained in Plaintiff's complaints are contrived and not credible. Although it is not obvious when looking at an individual complaint, examining Plaintiff's complaints in the aggregate reveals a clear intent to harass businesses.

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For example, in Molski v. El 7 Mares Restaurant,
Case No. C04-1882 (N.D. Cal. 2004), Molski claims that,
on May 20, 2003, he and significant other, Brygida
Molski, attended the El 7 Mares Restaurant for the
purposes of dining out. Molski alleges that the
restaurant lacked adequate handicapped parking, and
that the food counter was too high. After the meal,
Molski attempted to use the restroom, but because the
toilet's grab bars were improperly installed, he
injured his shoulders in the process of transferring
himself from his wheelchair to the toilet. Thereafter,
he was unable to wash his hands because of the
lavatory's design.

Although this complaint appears credible standing alone, its validity is undermined when viewed alongside Molski's other complaints. In Molski v. Casa De Fruta, L.P., Case No. C04-1981 (N.D. Cal. 2004), Molski alleges that he sustained nearly identical injuries on the exact same day, May 20, 2003. In Casa de Fruta, Molski alleges that he and significant other, Brygida

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Molski, patronized Casa de Fruta for the purpose of wine tasting. On arrival, Molski was again unable to locate van accessible parking. Once inside, Molski again found the counter to be too high. After wine tasting, Molski again decided to use the restroom, and again, injured his upper extremities while in the process of transferring himself to the toilet. Thereafter, he was once again unable to wash his hands due to the design of the lavatory.

This was, apparently, not the end of Molski's day. In Molski v. Rapazzini Winery, Case No. C04-1881 (N.D. Cal. 2004), Molski once again alleges that he sustained nearly identical injuries on the exact same day, May Molski, again accompanied by Brygida Molski, 20, 2003. claims he visited the Rapazzini Winery for the purpose of wine tasting. Again, Molski complains that the parking lot lacked adequate handicapped van accessible parking. Upon entering the establishment, he discovered that the counter was too high. After tasting wine, he again needed to use the restroom. In the course of transferring himself from his wheelchair to the toilet, he injured himself yet again. Thereafter, he was again unable to wash his hands due to the lavatory's design.

The Court is tempted to exclaim: "what a lousy day!" It would be highly unusual - to say the least - for anyone to sustain two injuries, let alone three, in a single day, each of which necessitated a separate

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federal lawsuit. But in Molski's case, May 20, 2003, was simply business as usual. Molski filed 13 sepärate 3 complaints for essentially identical injuries sustained between May 19, 2003 and May 23, 2003. The Court 4 simply does not believe that Molski suffered 13 nearly identical injuries, generally to the same part of his body, in the course of performing the same activity, over a five-day period. This is to say nothing of the hundreds of other lawsuits Molski has filed over the last four years, many of which make nearly identical allegations. The record before this Court leads it to conclude that these suits were filed maliciously, in order to extort a cash settlement.

It is possible, even likely, that many of the businesses sued were not in full compliance with the ADA. However, "[f]or purposes of imposing sanctions under the inherent power of the court, a finding of bad faith 'does not require that the legal and factual basis for the action prove totally frivolous; where a litigant is substantially motivated by vindictiveness, obduracy, or mala fides, the assertion of a colorable claim will not bar the assessment of [sanctions]." Fink v. Gomez, 239 F.3d 989, 992 (9th Cir. 2001) (citations omitted). See also Vollmer v. Selden, 350 F.3d 656, 660 (7th Cir. 2003) (a non-frivolous filing may be sanctionable if filed for an improper purpose, such as extortion). So, even if the businesses sued by Molski were in violation of the ADA,

this fact is outweighed by the Court's finding that he acted in bad faith, for the improper purpose of extorting a settlement. The Court therefore finds that Molski has a considerable history of vexatious litigation. See Brother, 331 F. Supp. 2d at 1375 (describing a similar pattern of "shotgun" ADA litigation, designed to extort attorneys' fees, as "vexatious litigation").

2. Litigant's Motive

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The next factor to be considered is the litigant's motive in bringing the lawsuit. Molski claims that his motivation was to obtain injunctive relief, and that the funds recovered were largely used to offset his legal expenses. But this explanation is undercut by his course of action. The ADA itself allows private plaintiffs to sue for injunctive relief, and to recover their attorneys' fees and costs. It does not allow for any award of money damages to a private plaintiff. Molski's motivation was genuinely to obtain injunctive relief and recover his legal costs, he could sue entirely under the ADA. But he does not do that. Instead, Molski almost always raises additional state law claims under the CDPA, California Health & Safety Code, the Unruh Civil Rights Act, and California Bus. & Prof. Code § 17200, which allow for the recovery of money damages.

Clearly, raising multiple claims, by itself, is not unethical or vexatious. However, it is consistent with

an overall pattern of behavior that demonstrates Molski's motivation is, ultimately, to extract a cash settlement. The threat of significant money damages is a much more effective inducement to settle than merely requesting a court order to make "readily achievable" repairs. And that threat appears to be working. Almost as startling as the sheer number of complaints Molski has filed, is the number of those claims that settle. Of the hundreds of cases Molski has filed in this district, not one has ever been litigated on the merits. The overwhelming majority settle, with a significant minority dismissed for violation of a court order, or failure to prosecute the claim. This not only calls into question Molski's good faith expectation of prevailing on the merits of his claim, but also suggests that he does not even have a reasonable expectation (or intention) of litigating the suit on the merits. Molski's m.o. is clear: sue, settle, and move on to the next suit.

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And the damages requested are quite significant. Molski routinely asks for \$4,000 per day, for every day from his visit until the repairs are completed. And Molski often waits a year or more before filing suit. In the instant case, the purported violation took place on January 25, 2003, but the suit was not filed until January 23, 2004. That delay alone would be worth \$1,452,000 if Molski received the damages requested.

Additionally, given Molski's considerable history of making questionable claims, a jury could reasonably refuse to credit his testimony. This further weakens the likelihood of Molski prevailing on the merits of his claims.

3. Representation By Counsel

The next factor is whether or not Molski is represented by counsel. Molski has been represented by counsel in every lawsuit that this Court is aware of. Although courts are generally protective of pro se litigants, this same protection does not apply to litigants represented by counsel, and thus, this factor also weighs against Plaintiff. See Iwachiw v. N.Y. City Bd. of Elections, 273 F. Supp. 2d 224, 228 (E.D. N.Y. 2003).

4. Burden on the Courts

The fourth factor is whether Plaintiff has caused needless expense to other parties or unnecessarily burdened the courts. Because Plaintiff has filed a countless number of vexatious claims, the Court believes this factor plainly weighs against him.

5. Adequacy of Other Sanctions

The final factor is whether sanctions, other than a pre-filing order, could adequately protect the court and other parties. For the reasons already discussed, the Court believes the answer is no. As noted above, Plaintiff's filings appear meritorious when examined individually. Their vexatious nature is revealed only when viewed in the aggregate. Thus, the only effective way to put a reviewing judge on notice of Plaintiff's history is to require Molski to file a copy of this order with every new complaint that he seeks to file. This would allow the reviewing judge to assess whether

Molski had raised a bona fide claim of discrimination under the ADA, or whether he was merely bringing another vexatious claim in order to strong arm a business into settling. See, e.g., In re Billy Roy Tyler, 839 F.2d 1290, 1293-94 (8th Cir. 1988) (per curiam) (holding that a pre-filing order is appropriate where petitioner was able to consistently dress up frivolous claims so that, on the face of the complaint, they appeared to be meritorious).

Conclusions

The Court is convinced that a pre-filing order is justified and necessary to prevent Molski from filing any further vexatious complaints. The Court has no doubt that Molski's "shotgun litigation" tactics "undermine[] both the spirit and purpose of the ADA." In addition to misusing a noble law, Molski has plainly lied in his filings to this Court. His claims of being the innocent victim of hundreds of physical and emotional injuries over the last four years defy belief and common sense.

But Molski has not acted alone. In every action, Molski is aided and abetted by his attorneys, often the Thomas E. Frankovich Law Offices, and his corporate co-Plaintiff, Disability Rights Enforcement Education Services: Helping You Help Others ("DREES").9 For that

The Court notes that it has at least one other case currently before it involving DREES and the Frankovich firm. The named plaintiff in that case is Les Jankey. <u>Jankey v. Yang Chow</u>

reason, this Court is also issuing orders to show cause why the Court should not exercise its inherent power to extend similar sanctions to them, for their role in facilitating Molski's abusive litigation practices.

The Court is also troubled by the fact that Molski raises a federal ADA claim in the federal courts, while seeking a remedy, money damages, exclusively available under state law. 11 Even if proven, the ADA claim would not entitle Molski to any relief that is not already available under state law. Additionally, the burden of proving an ADA claim is necessarily at least as high as proving a violation to the California statutes, as a violation of the ADA constitutes a prima facie violation of those statutes. Thus, the ADA claims do not extend Molski any benefit in terms of the litigation itself, or the remedies he may seek, other than allowing him to proceed in the federal courts.

For that reason, the Court believes that Molski's ADA claims are a sham, used as a pretext to gain access to the federal courts, while he pursues remedies that

Restaurant, CV 03-2239 (C.D. Cal. 2003). While less prolific than Molski, the Court's computer docketing program reveals that Jankey has filed 36 claims in the Central District, including 21 cases filed in 2004 alone. In each of these cases, Jankey was represented by the Frankovich firm, and DREES is a co-plaintiff.

The Court will also issue an order to show cause why DREES's claims should not be dismissed for a lack of standing.

Although Molski does seek injunctive relief and attorneys' fees under the ADA, he also requests them as part of his state law claims.

are available - sometimes exclusively - under California state law. Therefore, the Court will also issue an order to show cause why Molski's ADA complaint should not be dismissed, and his remaining claims remanded back to state court, for lack of subject matter jurisdiction.

Sadly, Molski is not unique. The Trevor Law Group, and others like it, have achieved infamy in California for carrying out a similar scheme under California's Unfair Business Practices statute, Bus. & Prof. Code § 17200 et seg. As one Court described it:

The abuse is a kind of legal shakedown scheme: Attorneys form a front "watchdog" or "consumer" organization. They scour public records on the Internet for what are often ridiculously minor violations of some regulation or law by a small business, and sue that business in the name of the front organization. Since even frivolous lawsuits can have economic nuisance value, the attorneys then contact the business (often owned by immigrants for whom English is a second language), and point out that a quick settlement (usually around a few thousand dollars) would be in the business's long-term interest.

People ex rel. Lockyer v. Brar, 115 Cal. App. 4th 1315, 1316-17 (2004).

These words could apply, almost verbatim, to the scheme perpetrated by Molski, DREES, and the Frankovich firm. And this Court is not unmindful of the result of the Trevor Law Group's abuse of the Unfair Business Practices statute. In the most recent election, the citizens of California overwhelmingly backed Proposition 64, which greatly limited the private attorney general provision of that law. It is not

beyond the realm of belief that the actions of Molski, and those like him, pose a similar threat to the ADA.

Thus, this pre-filing order serves as a bulwark that not only shields the Court and defendants from vexatious litigation, but also protects the "purpose and spirit of the ADA." It does not limit the right of a legitimately aggrieved disabled individual to seek legal relief under the ADA; it only prevents abuse of that law by professional plaintiffs, like Molski, and their lawyers, such as the Frankovich firm, whose priority is their own financial gain, and not "the elimination of discrimination against individuals with disabilities." 42 U.S.C. § 12101(b)(1).

For all of these reasons, the Court finds that Jarek Molski is a vexatious litigant. Before filing any new litigation alleging violations of Title III of the ADA in the United States District Court for the Central District of California, Molski is hereby ordered to file a motion for leave to file a complaint. Molski must submit a copy of this order and a copy of the proposed filing with every motion for leave. This will allow a reviewing judge to assess whether the proposed filing is made in good faith, or is simply another attempt to extort a settlement.

Rule 11 Sanctions

Defendant has also requested sanctions under Rule

11. At this point, the Court has not made any formal
determination regarding the merits of the instant case,

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and as such, Rule 11 sanctions would be premature. The request for sanctions is therefore DENIED. IT IS SO ORDERED. IT IS FURTHER ORDERED that the Clerk of the Court shall serve, by United States mail or by telefax or by email, copies of this Order on counsel for the parties in this matter. Dated: DEC - 9 2004 EDWARD RAFEEDIE Senior United States District Judge

Exhibit B

FOR PUBLICATION

UNITED STATES COURT OF APPEALS FOR THE NINTH CIRCUIT

JAREK MOLSKI; DISABILITY RIGHTS ENFORCEMENT EDUCATION SERVICES: HELPING YOU HELP OTHERS, a California public benefit corporation,

Plaintiffs-Appellants,

v.

Evergreen Dynasty Corp., d/b/a Mandarin Touch Restaurant; Brian McInerney; Kathy S. McInerney, as joint tenants, Defendants-Appellees. No. 05-56452 D.C. No. CV-04-00450-ER OPINION

Appeal from the United States District Court for the Central District of California Edward Rafeedie, District Judge, Presiding

Argued and Submitted April 17, 2007—Pasadena, California

Filed August 31, 2007

Before: Jerome Farris and Ronald M. Gould, Circuit Judges, and Kevin Thomas Duffy,* District Judge.

Per Curiam Opinion

^{*}The Honorable Kevin Thomas Duffy, Senior United States District Judge for the Southern District of New York, sitting by designation.

COUNSEL

Thomas E. Frankovich and Jennifer L. Steneberg, Thomas E. Frankovich, A Professional Law Corporation, San Francisco, California, for plaintiff-appellant Jarek Molski and appellant Thomas E. Frankovich, A Professional Law Corporation.

Robert H. Appert, San Gabriel, California, for defendants-appellees Mandarin Touch Restaurant and Evergreen Dynasty Corporation.

Alan H. Boon and David B. Ezra, Berger Kahn, Irvine, California, for defendants-appellees Brian McInerney and Kathy McInerney.

Lizbeth V. West, Charles L. Post, and Thadd A. Blizzard, Weintraub Genshlea Chediak, Sacramento, California, for

amici curiae California Restaurant Association, National Federation of Independent Businesses Legal Foundation, California Retailers Association, California Grocers Association, and California Farm Bureau.

OPINION

PER CURIAM:

This appeal presents two orders of the district court for our review. The first order declared Jarek Molski a vexatious litigant and ordered that Molski obtain leave of the court before filing any claims under Title III of the Americans With Disabilities Act ("ADA") in the United States District Court for the Central District of California. The second order sanctioned the law firm representing Molski, Thomas E. Frankovich, a Professional Law Corporation ("the Frankovich Group"), by requiring it to obtain leave of the court before filing any claims under Title III of the ADA in the Central District of California. We dismiss two of the defendantsappellees from this appeal for lack of jurisdiction. As to the remaining parties, we hold that the district court acted within its sound discretion in entering the pre-filing orders against Molski and against the Frankovich Group, and we affirm the orders of the district court.

I

Molski, who is paralyzed from the chest down, needs a wheelchair to get around. He has filed about 400 lawsuits in the federal courts within the districts in California. Molski lives in Woodland Hills, California, but frequently travels. According to Molski's amended complaint in this case, during his travels, he stopped at the Mandarin Touch Restaurant in Solvang, California on January 25, 2003. After finishing his meal, Molski decided to use the restroom. Molski was able to pass through the narrow restroom door, but there was not enough clear space to permit him to access the toilet from his wheelchair. Molski then exited the restroom, and in the course of doing so, got his hand caught in the restroom door, "causing trauma" to his hand. Molski's amended complaint also alleged that Mandarin Touch contained other accessibility barriers "too numerous to list."

Asserting claims under the ADA and California law, Molski, along with co-plaintiff Disability Rights Enforcement, Education Services: Helping You Help Others ("DREES"), a non-profit corporation, sought injunctive relief, attorneys' fees and costs, and damages. Specifically, the complaint sought "daily damages of not less than \$4,000/day . . . for each day after [Molski's] visit until such time as the restaurant is made fully accessible" as well as punitive damages and prejudgment interest. The amended complaint named as defendants Mandarin Touch Restaurant, Evergreen Dynasty Corp., and Brian and Kathy McInerney.

Shortly after the defendants answered the complaint, Mandarin Touch and Evergreen Dynasty filed a motion for an order (1) declaring Molski a vexatious litigant; (2) requiring Molski to obtain the court's permission before filing any more complaints under the ADA; and (3) imposing monetary sanctions against Molski and his counsel, Thomas E. Frankovich. Defendants Brian and Kathy McInerney did not join the motion. In a published order, the district court granted the motion in part, declaring Molski a vexatious litigant and granting the defendants' request for a pre-filing order. Molski v. Mandarin Touch Rest., 347 F. Supp. 2d 860, 868 (C.D. Cal. 2004) [hereinafter Mandarin Touch I].

In determining that Molski was a vexatious litigant, the district court applied the five factors set forth in the opinion of the United States Court of Appeals for the Second Circuit in Safir v. United States Lines, Inc., 792 F.2d 19, 24 (2d Cir. 1986). Those factors are: (1) the litigant's history of litigation and in particular whether it entailed vexatious, harassing, or duplicative suits; (2) the litigant's motive in pursuing the litigation, for example, whether the litigant had a good faith expectation of prevailing; (3) whether the litigant is represented by counsel; (4) whether the litigant has caused unnecessary expense to the parties or placed a needless burden on the courts; and (5) whether other sanctions would be adequate to protect the courts and other parties. Id.

The district court first noted that Molski had an extensive history of litigation. Mandarin Touch I, 347 F. Supp. 2d at 864. While acknowledging that the fact that a plaintiff has filed a large number of suits, standing alone, does not warrant a pre-filing order, the district court noted that a large volume of suits might indicate an intent to harass defendants into agreeing to cash settlements. Id. The district court also noted that Molski's complaints were all textually and factually similar. Id. While again not entirely dispositive, the district court surmised that boilerplate complaints might indicate an intent to harass defendants. Id.

Against this background, the district court's reasoning made clear that the most important consideration was its specific finding that the allegations in Molski's numerous and similar complaints were "contrived and not credible." See id. The court stressed that Molski often filed multiple complaints against separate establishments asserting that Molski had suffered identical injuries at each establishment on the same day. Id. at 865. The district court pointed out that Molski had filed thirteen separate complaints for essentially identical injuries allegedly sustained during one five-day period in May 2003. Id. In particular, Molski had alleged that, at each establishment, he injured his "upper extremities" while transferring himself to a non-ADA-compliant toilet. See id. at 864-65. The district court explicitly found that, in making these duplicitous injury claims, Molski had "plainly lied" in his filings to the court because the district court "simply [did] not believe that Molski suffered 13 nearly identical injuries, generally to the same part of his body, in the course of performing the same activity, over a five-day period." Id. at 865, 867.

Applying the second Safir factor, the district court concluded that Molski's motivation in bringing numerous suits alleging both violations of the ADA and California state civil rights laws was to extract cash settlements from defendants. Id. at 866-67. Although the ADA grants private plaintiffs like Molski only the rights to seek injunctive relief, attorneys' fees, and costs, the California state civil rights laws amplify the scope of relief available under federal law by also permitting the recovery of money damages. Compare 42 U.S.C. §§ 2000a-3(a), 12188(a)(1), with Cal. Civ. Code §§ 51(f), 52(a), 54(c), 54.3(a); see also Moeller v. Taco Bell Corp., 220 F.R.D. 604, 606-07 (N.D. Cal. 2004) (discussing the remedies available under California law). The district court acknowledged that raising multiple claims in one suit is, in and of itself, not vexatious. Mandarin Touch I, 347 F. Supp. 2d at 866. However, because Molski had tried on the merits only one of his approximately 400 suits and had settled all the others, the district court concluded that Molski's consistent approach was to use the threat of money damages under California law to extract cash settlements and move on to his next case. Id.

Applying the third factor from *Safir*, the district court found that Molski had been represented by counsel in every suit he filed. Id. The court wrote that "courts are generally protective of pro se litigants," but reasoned that "this same protection does not apply to litigants represented by counsel," and concluded that this factor also weighed in favor of issuing a prefiling order. *Id*.

Under the fourth Safir factor, the district court determined that the large number of vexatious claims Molski had filed had placed an undue burden on the courts. Id.

Finally, applying the fifth factor from Safir, the district court found that the only effective way to protect the courts

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and other parties from future vexatious litigation by Molski was by entering a pre-filing order. *Id.* Accordingly, the district court held that, "[b]efore filing any new litigation alleging violations of Title III of the ADA in the United States District Court for the Central District of California, Molski [must] file a motion for leave to file a complaint." Id. at 868. The court required that Molski "submit a copy of this order and a copy of the proposed filing with every motion for leave." Id.

In the same order, the district court denied the motion of Evergreen Dynasty and Mandarin Touch for sanctions as premature. Id. Finally, the district court issued an order to show cause why it should not impose a pre-filing sanction on Molski's attorneys, the Frankovich Group. *Id.* at 867.

About three months later, the district court issued a published memorandum decision regarding that order to show cause. See Molski v. Mandarin Touch Rest., 359 F. Supp. 2d 924 (C.D. Cal. 2005) [hereinafter Mandarin Touch II]. The district court imposed a pre-filing order on the Frankovich Group similar to the order that it had imposed on Molski. *Id.* at 926. In its decision, the district court first observed that in 2004 the Frankovich Group filed at least 223 nearly identical lawsuits in the Northern and Central Districts of California, that the complaints all stated an ADA claim and the same four claims under California state law, that the damages requested in each case were identical and that, other than superficial alteration of the names and facts, the complaints were textually identical down to the typos. Id. The district court also noted that plaintiffs represented by the Frankovich Group would often file multiple complaints regarding similar or identical injuries sustained at multiple establishments on a single day. See id. at 926-27. The district court noted that onethird of the suits were against ethnic restaurants and commented that "such establishments are seen as easy prey for coercive claims." Id. at 926.

Supplementing its findings from its decision accompanying the pre-filing order entered against Molski, the district court

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found that the Frankovich Group had filed sixteen lawsuits on Molski's behalf alleging injuries sustained over a four-day period from May 20, 2003 to May 23, 2003, all alleging that Molski suffered injuries to his upper extremities as a result of transfers or negotiating barriers. Id. at 928. The district court also noted that, on thirty-seven occasions in 2004 alone, Molski alleged that he had been injured two or more times on the same day. Id. On nineteen occasions, Molski alleged that he had been injured three or more times in one day. Id. And, on nine occasions in 2004, Molski alleged that he suffered four or more injuries in one day. Id.

Additionally, the district court discussed what it characterized as an "astonishing" letter the Frankovich Group had sent to defendants in at least two cases after suing them. See id. at 928. The letter described itself as "friendly advice" and counseled the unrepresented defendant against hiring a lawyer. Id. The letter warned that a defense attorney would embark on a "billing expedition" and that the defendant's money would be best spent on settlement and remediation of the ADA violations, rather than hiring a defense attorney. Id. The letter also advised the defendant that its insurance policy might cover the claim. Id. Finally, the letter advised the defendant that it had no bona fide defense to the lawsuit. Id.

Relying on its inherent power to levy sanctions, the district court ordered

that The Frankovich Group, as presently constituted, and as it may hereafter be constituted, including shareholders, associates and employees, is required to file a motion requesting leave of court before filing any new complaints alleging violations of Title III of the Americans with Disabilities Act in the United States District Court for the Central District of California. Such a motion must include a copy of this order.

Id. at 926.

As the basis for its sanction, the court first emphasized the ethics rules violations contained in the letter discussed above. *Id.* at 929. For example, the letter offered legal advice to an unrepresented party whose interests conflicted with the interests of the Frankovich Group's clients. *Id.* (citing Model Rules of Prof'l Conduct R. 4.3).

Next, the district court found that many of the claims of bodily injury in complaints filed by the Frankovich Group were "contrived." *Id.* at 930. The court found in particular that "the rate of physical injury defies common sense," noting that the plaintiffs alleged similar injuries sustained in a similar fashion at different businesses on the same day. *Id.* The court noted that the similar injuries did not excuse the existence of accessibility barriers, but that its finding that the injury claims were contrived was "merely a recognition of the fact that reasonable people, once injured, tend to take affirmative steps to avoid similar physical injuries, rather than repeat that same activity 400 times (or five times in the same day)." *Id.* at 931.

The district court also criticized the practice of the Frankovich Group of waiting one year before filing their complaints, in order to maximize the damages threatened and to intimidate the small businesses against whom the Frankovich Group frequently filed its suits. *Id.* at 932.

Finally, the district court found that the high settlement rate in cases brought by the Frankovich Group, coupled with the volume of cases filed, showed a pattern of extortion. *Id.* at 933-34.

In addition to imposing a pre-filing order on the Frankovich Group, the district court requested that the California state bar investigate the Frankovich Group's practices and consider disciplinary action. *Id.* In the same order, the district court

dismissed the plaintiffs' state law claims, declining to exercise supplemental jurisdiction over them. *Id.* at 937.

On August 31, 2005, the district court, in a third published order, granted the defendants summary judgment on Molski's ADA claim for lack of standing. *Molski v. Mandarin Touch Rest.*, 385 F. Supp. 2d 1042, 1044 (C.D. Cal. 2005). Because Molski's ADA claim was the final claim remaining in the case, the district court also entered an order dismissing with prejudice the plaintiffs' case in its entirety. *Id.* at 1048. (The district court had already dismissed DRESS's ADA claim for lack of standing in an unpublished order filed on February 9, 2005.)

On September 13, 2005, Molski and DREES filed their notice of appeal. The notice provided that the plaintiffs were appealing four rulings of the district court: (1) the December 2004 order declaring Molski a vexatious litigant; (2) the February 2005 order dismissing DREES's ADA claim for lack of standing; (3) the March 2005 order sanctioning the Frankovich Group; and (4) the August 2005 order granting the defendants summary judgment on Molski's ADA claim for lack of standing and dismissing the case.

II

We first address whether the appeal of the pre-filing orders

¹In the notice of appeal and in their brief to this court, the Frankovich Group characterizes the order entered against it as an order declaring it a "vexatious litigant." The Frankovich Group characterizes the order in this fashion likely because we have held that "an attorney appearing on behalf of a client cannot be sanctioned as a vexatious litigant; by definition, he or she is acting as an attorney and not as a litigant." *Weissman v. Quail Lodge, Inc.*, 179 F.3d 1194, 1197 (9th Cir. 1999). However, the district court's order is an order imposing sanctions. In its order, the district court repeatedly refers to its inherent power to levy sanctions against attorneys who abuse the litigation process. *See Mandarin Touch II*, 359 F. Supp. 2d at 928-29.

is timely. 28 U.S.C. § 2107(a) and Federal Rule of Appellate Procedure 4(a)(1)(A) provide that the notice of appeal in a civil case must be filed with the district court clerk within thirty days after the judgment or order appealed from is entered. If a party does not file a notice of appeal within the prescribed time limits, we have no jurisdiction to hear the case. Bowles v. Russell, 127 S. Ct. 2360, 2363-64 (2007).

Under 28 U.S.C. § 1291, parties may appeal to this court only "final decisions" of the district courts. A final decision is one that "ends the litigation on the merits and leaves nothing for the court to do but execute the judgment." Cunningham v. Hamilton County, 527 U.S. 198, 204 (1999) (internal quotation marks omitted); Catlin v. United States, 324 U.S. 229, 233 (1945). Neither party disputes that the August 31, 2005 order dismissing the case was an appealable final decision. However, the McInerneys argue that the December 2004 pre-filing order entered against Molski and the March 2005 pre-filing order entered against the Frankovich Group were also final decisions and therefore immediately appealable. They maintain we must dismiss the appeal because the notice of appeal, filed on September 13, 2005, was filed more than thirty days after the entry of the pre-filing orders. Conversely, Molski and the Frankovich Group argue that the only final decision in this case is the district court's August 31, 2005 order dismissing the plaintiffs' case in its entirety and that, because they filed a notice of appeal within thirty days of the entry of that order, their appeal is timely.

[1] The appeal of the Frankovich Group is timely under the Supreme Court's decision in Cunningham and our subsequent decision in Stanley v. Woodford, 449 F.3d 1060 (9th Cir. 2006). In Cunningham, the Supreme Court held that an order imposing sanctions on an attorney pursuant to Federal Rule of Civil Procedure 37(a)(4) was not an immediately-appealable "final decision." 527 U.S. at 200. In Stanley, we extended Cunningham and held that we do not have jurisdiction to entertain interlocutory appeals of district court orders sanctioning attorneys pursuant to the district court's inherent power to levy sanctions.² Stanley, 449 F.3d at 1065. In this case, the district court entered the pre-filing order against the Frankovich Group under its inherent sanctioning power. Mandarin Touch II, 359 F. Supp. 2d at 928. Because the Frankovich Group could not immediately appeal the pre-filing order entered against it, and because it filed its notice of appeal within thirty days of the district court's August 31, 2005 order dismissing the entire case, its appeal is timely.

[2] Molski's appeal is also timely. As a general matter, a district court order imposing sanctions on a party is not appealable before the entry of a final judgment. See Riverhead Sav. Bank v. Nat'l Mortg. Equity Corp., 893 F.2d 1109, 1113 (9th Cir. 1990); Johnny Pflocks, Inc. v. Firestone Tire & Rubber Co., 634 F.2d 1215, 1216 (9th Cir. 1980). However, we have not previously and specifically addressed whether prefiling orders entered against vexatious litigants are immediately-appealable final decisions. As far as we can tell, no other circuit has considered this question either. We begin with the general presumption that "an appeal ordinarily will not lie until after final judgment has been entered in a case." Cunningham, 527 U.S. at 203. For vexatious litigant orders to be appealable immediately, then, those orders would have to fall within the small category of decisions in which appeal is grounded on the collateral order doctrine which permits immediate appeal of orders that are conclusive and that cannot be effectively reviewed on the appeal of the final judgment. Swint v. Chambers County Comm'n, 514 U.S. 35, 42 (1995).

²Prior to Cunningham, we had permitted interlocutory appeals of sanctions orders entered against attorneys. See, e.g., Telluride Mgmt. Solutions, Inc. v. Telluride Inv. Group, 55 F.3d 463, 465 (9th Cir. 1995); Reygo Pac. Corp. v. Johnston Pump Co., 680 F.2d 647, 648 (9th Cir. 1982); see also Stanley, 449 F.3d at 1063 (noting that "Cunningham effectively overruled earlier Ninth Circuit decisions allowing immediate appeal by attorneys from orders imposing sanctions").

[3] As we see it, pre-filing orders entered against vexatious litigants are not conclusive and can be reviewed and corrected (if necessary) after final judgment. Though during the pendency of the appeal, the order might delay or prohibit a litigant from filing claims without leave of court, we have the authority to vacate the order entirely if we conclude the order was unjustified on the merits. Johnny Pflocks, 634 F.2d at 1216. Moreover, allowing immediate appeals of pre-filing orders would permit piecemeal appeals and result in a costly succession of appeals from the district court's rulings before entry of final judgment. Firestone Tire & Rubber Co. v. Risjord, 449 U.S. 368, 374 (1981). We see no good reason to part ways from our case law holding that sanctions orders entered against a party are not immediately appealable, and we hold that pre-filing orders entered against vexatious litigants are also not immediately appealable. Because Molski filed his notice of appeal within thirty days of the district court's August 31, 2005 order dismissing the plaintiffs' entire case, Molski's appeal is timely.

III

[4] Before we address the merits of the pre-filing orders, we must address a second jurisdictional issue. Brian and Kathy McInerney ask us to dismiss them from this appeal because they were not parties to the motion that led to the prefiling orders entered against Molski and the Frankovich Group. Because Article III limits our jurisdiction to "cases" and "controversies," we dismiss appeals as moot when "the parties lack a cognizable interest in the outcome of the suit." H.C. v. Koppel, 203 F.3d 610, 612 (9th Cir. 2000); see City of Erie v. Pap's A.M., 529 U.S. 277, 287 (2000); Powell v. McCormack, 395 U.S. 486, 496 (1969). As noted above, the plaintiffs initially appealed four rulings of the district court: the two pre-filing orders and the two orders dismissing Molski and DREES's claims for lack of standing. However, in their briefs, Molski and the Frankovich Group limit their

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arguments to the two pre-filing orders entered against them.³ The McInerneys were not a party to the motion that led to the pre-filing orders that now form the sole basis of the appeal in this case. See Mandarin Touch I, 347 F. Supp. 2d at 861. The McInerneys thus have no cognizable interest in whether we affirm or vacate the pre-filing orders, and there is no justiciable dispute between the McInerneys and Molski and the Frankovich Group. We dismiss Brian and Kathy McInerney from this appeal for lack of jurisdiction.

IV

We next address whether the district court erred in declaring Molski a vexatious litigant and in entering a pre-filing order against him. Two district courts in our circuit disagree about whether Molski's frequent litigation is vexatious. In this case, the Central District of California deemed Molski a vexatious litigant. See Mandarin Touch I, 347 F. Supp. 2d at 868. However, the Northern District of California has denied a motion to declare Molski a vexatious litigant in that district. See Molski v. Rapazzini Winery, 400 F. Supp. 2d 1208, 1212 (N.D. Cal. 2005). We review a pre-filing order entered against a vexatious litigant for abuse of discretion. De Long v. Hennessey, 912 F.2d 1144, 1146 (9th Cir. 1990). A district court abuses its discretion when it bases its decision on an incorrect view of the law or a clearly erroneous finding of fact. United States v. Finley, 301 F.3d 1000, 1007 (9th Cir. 2002); Does 1-5 v. Chandler, 83 F.3d 1150, 1152 (9th Cir. 1996).

The All Writs Act, 28 U.S.C. § 1651(a), provides district

Since the filing of their Notice of Appeal, appellants have narrowed the issues for appeal, and through their opening brief seek this Court's review of two of the lower court's orders—the order deeming appellant Jarek Molski a vexatious litigant and the order imposing a pre-filing petition sanction on appellant Thomas E. Frankovich, A Professional Law Corporation.

³In their reply brief, Molski and the Frankovich Group state:

courts with the inherent power to enter pre-filing orders against vexatious litigants. Weissman v. Quail Lodge Inc., 179 F.3d 1194, 1197 (9th Cir. 1999). However, such pre-filing orders are an extreme remedy that should rarely be used. De Long, 912 F.2d at 1147. Courts should not enter pre-filing orders with undue haste because such sanctions can tread on a litigant's due process right of access to the courts. Cromer v. Kraft Foods N. Am., Inc., 390 F.3d 812, 817 (4th Cir. 2004); Moy v. United States, 906 F.2d 467, 470 (9th Cir. 1990); see also Logan v. Zimmerman Brush Co., 455 U.S. 422, 429 (1982) (noting that the Supreme Court "traditionally has held that the Due Process Clauses protect civil litigants who seek recourse in the courts, either as defendants hoping to protect their property or as plaintiffs attempting to redress grievances"); 5A Charles Alan Wright & Arthur R. Miller, Federal Practice and Procedure § 1336.3, at 698 (3d ed. 2004). A court should enter a pre-filing order constraining a litigant's scope of actions in future cases only after a cautious review of the pertinent circumstances.

Nevertheless, "[f]lagrant abuse of the judicial process cannot be tolerated because it enables one person to preempt the use of judicial time that properly could be used to consider the meritorious claims of other litigants." De Long, 912 F.2d at 1148; see O'Loughlin v. Doe, 920 F.2d 614, 618 (9th Cir. 1990). Thus, in *De Long*, we outlined four factors for district courts to examine before entering pre-filing orders. First, the litigant must be given notice and a chance to be heard before the order is entered. De Long, 912 F.2d at 1147. Second, the district court must compile "an adequate record for review." Id. at 1148. Third, the district court must make substantive findings about the frivolous or harassing nature of the plaintiff's litigation. Id. Finally, the vexatious litigant order "must be narrowly tailored to closely fit the specific vice encountered." Id.

The district court in this case did not apply the factors we outlined in *De Long*. Instead, the district court looked to Second Circuit case law for guidance, applying that circuit's vexatious litigant standard as outlined in *Safir*. *See Mandarin Touch I*, 347 F. Supp. 2d at 863-64. Molski argues that the district court erred by structuring its analysis around the *Safir* factors rather than the factors we have identified.

[5] One district court in our circuit has correctly observed that the Safir factors "have never been adopted by the Ninth Circuit." Doran v. Vicorp Rests., Inc., 407 F. Supp. 2d 1115, 1117 n.3 (C.D. Cal. 2005); see also Wilson v. Pier 1 Imports (US), Inc., 411 F. Supp. 2d 1196, 1198 (E.D. Cal. 2006) (noting that the Ninth Circuit has developed a vexatious litigant standard separate from Safir). However, the Second Circuit's standard is not irreconcilable with our standard, but rather can be viewed as a tool for analyzing some of the factors we set forth in De Long, insofar as Safir and De Long in substance cover much of the same ground. As we noted above, we held in De Long that district courts considering imposing a prefiling order on a vexatious litigant should consider four factors. The first two requirements, (1) notice and an opportunity to be heard and (2) the creation of an adequate record, are procedural considerations—that is, the factors define "[a] specific method or course of action" that district courts should use to assess whether to declare a party a vexatious litigant and enter a pre-filing order. Black's Law Dictionary 1241 (8th ed. 2004). The latter two factors, requiring (3) findings of frivolousness or harassment and (4) that the order be narrowly tailored to prevent the litigant's abusive behavior, are substantive considerations—that is, the factors help the district court define who is, in fact, a "vexatious litigant" and construct a remedy that will stop the litigant's abusive behavior while not unduly infringing the litigant's right to access the courts.

The Second Circuit, by contrast, has instructed district courts, in determining whether to enter a pre-filing order, to look at five factors:

(1) the litigant's history of litigation and in particular whether it entailed vexatious, harassing or duplicative lawsuits; (2) the litigant's motive in pursuing the litigation, e.g., does the litigant have an objective good faith expectation of prevailing?; (3) whether the litigant is represented by counsel; (4) whether the litigant has caused needless expense to other parties or has posed an unnecessary burden on the courts and their personnel; and (5) whether other sanctions would be adequate to protect the courts and other parties.

Safir, 792 F.2d at 24. These five factors are substantive in that they all address whether a party is a vexatious litigant and whether a pre-filing order will stop the vexatious litigation or if other sanctions are adequate. The Second Circuit has held that district courts should use the five Safir factors to answer the ultimate substantive issue in resolving a motion for a prefiling order: "whether a litigant who has a history of vexatious litigation is likely to continue to abuse the judicial process and harass other parties." Id.; see also Cromer, 390 F.3d at 818 (using the Safir factors to "determin[e] whether a prefiling injunction is substantively warranted").

[6] Thus, the Second Circuit's five-factor standard provides a helpful framework for applying the two substantive factors (factors three and four) of our own four-factor standard. See Rapazzini Winery, 400 F. Supp. 2d at 1210 ("The Safir test[']s examination of history of litigation, motive, and needless burden [is] useful in determining whether the current filings are frivolous and the question of whether other sanctions are adequate [is] similar to the Ninth Circuit's requirement that any pre-filing order be narrowly tailored."). While we structure our analysis here around the four factors we outlined in De Long, it was not reversible error for the district court to structure its analysis around the similar factors identified by the Second Circuit.4

⁴Because the facts underlying the district court's imposition of the prefiling order on Molski are undisputed, we could decide the merits of this appeal even if the district court had applied an incorrect legal standard. See Pullman-Standard v. Swint, 456 U.S. 273, 292 (1982); Kelley v. S. Pac. Co., 419 U.S. 318, 331-332 (1974).

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[7] The first factor under *De Long* is whether Molksi was given notice and an opportunity to be heard before the district court entered the pre-filing order. This is a core requirement of due process. De Long, 912 F.2d at 1147. In this case, Molski had fair notice of the possibility that he might be declared a vexatious litigant and have a pre-filing order entered against him because the district court's order was prompted by a motion filed by the defendants and served on Molski's counsel. Also, Molski had the opportunity to oppose the motion, both in writing and at a hearing. Cf. Pac. Harbor Capital, Inc. v. Carnival Air Lines, Inc., 210 F.3d 1112, 1118 (9th Cir. 2000) (holding, in a case involving sanctions levied against an attorney, that "an opportunity to be heard does not require an oral or evidentiary hearing on the issue," but instead that "[t]he opportunity to brief the issue fully satisfies due process requirements").

[8] The second factor of the *De Long* standard is whether the district court created an adequate record for review. "An adequate record for review should include a listing of all the cases and motions that led the district court to conclude that a vexatious litigant order was needed." De Long, 912 F.2d at 1147. The record before the district court contained a complete list of the cases filed by Molski in the Central District of California, along with the complaints from many of those cases. Although the district court's decision entering the prefiling order did not list every case filed by Molski, it did outline and discuss many of them. See Mandarin Touch I, 347 F. Supp. 2d at 864-65. The district court supplemented its findings in Mandarin Touch I with a further discussion of Molski's litigation history in Mandarin Touch II. See Mandarin Touch II, 359 F. Supp. 2d at 927-28. The district court compiled a record adequate for review of its order.

The third factor set forth by De Long gets to the heart of the vexatious litigant analysis, inquiring whether the district court made "'substantive findings as to the frivolous or harassing nature of the litigant's actions." De Long, 912

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F.2d at 1148 (quoting *In re Powell*, 851 F.2d 427, 431 (D.C. Cir. 1988)). To decide whether the litigant's actions are frivolous or harassing, the district court must "look at 'both the number and content of the filings as indicia' of the frivolousness of the litigant's claims." *Id.* (quoting *Powell*, 851 F.2d at 431). "An injunction cannot issue merely upon a showing of litigiousness. The plaintiff's claims must not only be numerous, but also be patently without merit." *Moy*, 906 F.2d at 470.

[9] Molski concedes that he has filed numerous claims. However, Molski contends that his suits were not vexatious because they had merit. As the district court observed, it is likely that many of the businesses Molski sued were not in compliance with the ADA. Mandarin Touch I, 347 F. Supp. 2d at 865. However, while Molski's complaints may have stated a legitimate claim for relief, it was not clearly erroneous for the district court to find that the claims of injury contained in those complaints were patently without merit. Because many of the violations Molski challenged were similar, it would have been reasonable for Molski's complaints to contain similar allegations of barriers to entry, inadequate signage, and so on. However, it is very unlikely that Molski suffered the same injuries, often multiple times in one day, performing the same activities—transferring himself from his wheelchair to the toilet or negotiating accessibility obstacles. Common sense dictates that Molski would have figured out some way to avoid repetitive injury-causing activity; even a young child who touches a hot stove quickly learns to avoid pain by not repeating the conduct. The district court's conclusion that Molski "plainly lied" in making his injury allegations was not clearly erroneous.

[10] In light of the district court's finding that Molski did not suffer the injuries he claimed, it was not clearly erroneous for the district court to conclude that the large number of complaints filed by Molski containing false or exaggerated allegations of injury were vexatious.

[11] The district court's determination that Molski harassed defendants into cash settlements was justified by its findings regarding Molski's litigation strategy. California law provides that a plaintiff who suffers discrimination based on his or her disability may recover up to three times the amount of actual damages for each offense, and that, at a minimum, the plaintiff must recover damages of not less than \$4000. Cal. Civ. Code § 52(a). Thus, Molski usually sought damages of not less than \$4000 for each day that a facility did not comply with the ADA. Because Molski would often wait to file suit until a full year elapsed since his visit to the defendants' establishments, defendants often faced claims for statutory damages of over one million dollars. While Molski's claim for daily damages might have been legally justified,⁵ it was not clearly erroneous for the district court to find that Molski's litigation strategy evidenced an intent to harass businesses into cash settlements.6

⁶We note that there was a substantial disconnect between the magnitude of injuries Molski suffered and the amount of damages he sought to recover. For example, in this case, in a declaration submitted to the district court, Molski admitted that the injury he suffered at Mandarin Touch—scraping his hand on the door frame—was "not a big injury." Nonetheless, Molski claimed damages of "not less than \$4,000" for each of the 363 days that elapsed between when he visited Mandarin Touch on January 25,

⁵District courts in our circuit disagree about whether a plaintiff may seek daily damages under California Civil Code sections 52(a) and 54.3(a). *Compare Rapazzini Winery*, 400 F. Supp. 2d at 1211 (holding that daily damages are not available under section 52(a)), *and Doran v. Embassy Suites Hotel*, No. C-02-1961, 2002 WL 1968166, at *6 (N.D. Cal. Aug. 26, 2002) (holding that daily damages are not available under either section 52(a) or 54.3(a)), *with Botosan v. Fitzhugh*, 13 F. Supp. 2d 1047, 1051-52 (S.D. Cal. 1998) (holding that an allegation that a plaintiff "is being subjected to a discrimination" meant that the plaintiff had been deterred from visiting a public accommodation on a daily basis, and supported a claim for daily damages under sections 52(a) and 54.3(a)); *see also Arnold v. United Artists Theatre Circuit, Inc.*, 866 F. Supp. 433, 439 (N.D. Cal. 1994) (suggesting that a plaintiff can claim damages under sections 52(a) and 54.3(a) for each particular occasion of deterrence). We could not find any California court that has spoken on this issue.

[12] The district court also did not err when it inferred an intent to harass defendants into settlement from the fact that Molski had tried on the merits only one of his roughly 400 ADA cases and the fact that Molski and the Frankovich Group targeted ethnic restaurants viewed as easy prey for coercive claims.

Frivolous litigation is not limited to cases in which a legal claim is entirely without merit. It is also frivolous for a claimant who has some measure of a legitimate claim to make false factual assertions. Just as bringing a completely baseless claim is frivolous, so too a person with a measured legitimate claim may cross the line into frivolous litigation by asserting facts that are grossly exaggerated or totally false. In an adversary system, we do not fault counsel or client for putting their

2003, and when he filed his complaint on January 23, 2004. Molski thus made a damage claim of no less than \$1,452,000 on the day he filed his complaint, with that amount growing by the day. Even if Molski could claim statutory minimum damages in an amount far greater than any actual injury he suffered, see Continental Cablevision, Inc. v. Poll, 124 F.3d 1044, 1049 (9th Cir. 1997) (suggesting that statutory damages do not require proof of injury); Six (6) Mexican Workers v. Ariz. Citrus Growers, 904 F.2d 1301, 1306 (9th Cir. 1990) (same), Molski's claims of damages far in excess of the injuries he suffered are not entirely irrelevant to determining whether his litigation was vexatious.

By seeking damages of not less than \$4000 per day, Molski would claim actual damages beyond those to which he was arguably entitled under the California statutes. See Cal. Civ. Code §§ 52(a), 54.3(a) (permitting the recovery of actual damages). Also, there existed a possibility that the district court would reject the notion that Molski could recover daily damages, see supra note 5, and that Molski would be forced to seek, for the most part, actual damages. Additionally, Molski's complaints usually sought punitive damages. In all of those situations, to recover actual or punitive damages, Molski would need to prove a corresponding injury. Cf. Continental Cablevision, Inc., 124 F.3d at 1049; Six (6) Mexican Workers, 904 F.2d at 1306. Because he claimed damages far in excess of his actual injuries, his exaggerated claims of damages support a pre-filing order to the extent that he sought to recover more than the statutory minimum of damages.

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best arguments forward, and it is likely the unusual case in which a finding of frivolous litigation follows in the train of a legitimate legal claim. It is a question of degree where the line falls between aggressive advocacy of legitimate claims and the frivolous assertion of false allegations. In this case, the district court, looking at the allegations of hundreds of lawsuits, made a decision that Molski's baseless and exaggerated claims of injuries exceeded any legitimacy and were made for the purpose of coercing settlement. We cannot on this record conclude that the district court's factual determinations were clearly erroneous or that the district court erroneously reached the legal conclusion that Molski's litigation was vexatious.

[13] The fourth and final factor in the *De Long* standard is that the pre-filing order must be narrowly tailored to the vexatious litigant's wrongful behavior. In De Long, we held overbroad an order preventing the plaintiff from filing any suit in a particular district court. De Long, 912 F.2d at 1148. Likewise, in O'Loughlin, we held that an order requiring a plaintiff to show good cause before making any request to proceed in forma pauperis was not narrowly tailored. O'Loughlin, 920 F.2d at 618. Also, in Moy we held that an order requiring a plaintiff to obtain leave of court to file any suit was overly broad when the plaintiff had only been highly litigious with one group of defendants. Mov. 906 F.2d at 470. Here, by contrast, the district court's order is much narrower—it only prevents Molski from filing actions under Title III of the ADA in the Central District of California. The order thus appropriately covers only the type of claims Molski had been filing vexatiously—ADA claims. Cf. Cromer, 390 F.3d at 818-19 (vacating a pre-filing order that prevented the plaintiff from making "any and all filings" in the present case and also enjoined him from making any future filings in any unrelated case in the district court without obtaining permission from the magistrate judge who issued the order); In re Packer Ave. Assocs., 884 F.2d 745, 748 (3d Cir. 1989) (vacating as not narrowly tailored a pre-filing order "prohibiting a litigant from ever again filing a document in federal court"). The order also does not prevent Molski from filing any ADA complaints, it merely subjects Molski's complaints to an initial screening review by a district judge. The order is narrowly tailored because it will not deny Molski access to courts on any ADA claim that is not frivolous, yet it adds a valuable layer of protection, which we think was warranted, for the courts and those targeted by Molski's claims. *See Franklin v. Murphy*, 745 F.2d 1221, 1232 (9th Cir. 1984).

In summary, we reemphasize that the simple fact that a plaintiff has filed a large number of complaints, standing alone, is not a basis for designating a litigant as "vexatious." *De Long*, 912 F.2d at 1147; *In re Oliver*, 682 F.2d 443, 446 (3d Cir. 1982). We also emphasize that the textual and factual similarity of a plaintiff's complaints, standing alone, is not a basis for finding a party to be a vexatious litigant. Accessibility barriers can be, and often are, similar in different places of public accommodation, and there is nothing inherently vexatious about using prior complaints as a template. *See Wilson*, 411 F. Supp. 2d at 1196 (stating that uniform instances of misconduct can justify uniform pleadings).

As we discussed above, the ADA does not permit private plaintiffs to seek damages, and limits the relief they may seek to injunctions and attorneys' fees. We recognize that the unavailability of damages reduces or removes the incentive for most disabled persons who are injured by inaccessible places of public accommodation to bring suit under the ADA. See Samuel R. Bagenstos, The Perversity of Limited Civil Rights Remedies: The Case of "Abusive" ADA Litigation, 54 U.C.L.A. L. Rev. 1, 5 (2006). As a result, most ADA suits are brought by a small number of private plaintiffs who view themselves as champions of the disabled. District courts should not condemn such serial litigation as vexatious as a matter of course. See De Long, 912 F.2d at 1148 n.3. For the ADA to yield its promise of equal access for the disabled, it may indeed be necessary and desirable for committed individ-

uals to bring serial litigation advancing the time when public accommodations will be compliant with the ADA. But as important as this goal is to disabled individuals and to the public, serial litigation can become vexatious when, as here, a large number of nearly-identical complaints contain factual allegations that are contrived, exaggerated, and defy common sense. False or grossly exaggerated claims of injury, especially when made with the intent to coerce settlement, are at odds with our system of justice, and Molski's history of litigation warrants the need for a pre-filing review of his claims.

[14] We acknowledge that Molski's numerous suits were probably meritorious in part—many of the establishments he sued were likely not in compliance with the ADA. On the other hand, the district court had ample basis to conclude that Molski trumped up his claims of injury. The district court could permissibly conclude that Molski used these lawsuits and their false and exaggerated allegations as a harassing device to extract cash settlements from the targeted defendants because of their noncompliance with the ADA. In light of these conflicting considerations and the relevant standard of review, we cannot say that the district court abused its discretion in declaring Molski a vexatious litigant and in imposing a pre-filing order against him.

 \mathbf{V}

The final issue in this case is whether the district court erred in imposing a pre-filing order against the Frankovich Group. We review the district court's imposition of sanctions against an attorney for abuse of discretion. Weissman, 179 F.3d at 1197; Yagman v. Republic Ins., 987 F.2d 622, 628 (9th Cir. 1993). "A district court abuses its discretion in imposing sanctions when it bases its decision 'on an erroneous view of the law or on a clearly erroneous assessment of the evidence.' " Mark Indus., Ltd. v. Sea Captain's Choice, Inc., 50 F.3d 730, 732 (9th Cir. 1995) (quoting Cooter & Gell v. Hartmarx Corp., 496 U.S. 384, 405 (1990)).

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The district court in this case sanctioned the Frankovich Group with a pre-filing order pursuant to its inherent power to regulate abusive or bad-faith litigation. Mandarin Touch II, 359 F. Supp. 2d at 928; see Chambers v. NASCO, Inc., 501 U.S. 32, 43-44 (1991); Link v. Wabash R.R. Co., 370 U.S. 626, 632 (1962). "This inherent power derives from the lawyer's role as an officer of the court which granted admission." In re Snyder, 472 U.S. 634, 643 (1985) (citations omitted). The Supreme Court has cautioned that, because of the potency of attorney sanction orders, courts must exercise their inherent sanctioning authority with restraint and sound discretion. Chambers, 501 U.S. at 45; Roadway Express, Inc. v. Piper, 447 U.S. 752, 764 (1980).

As a procedural matter, before imposing sanctions on an attorney, the district court must afford the attorney notice and an opportunity to be heard. Weissman, 179 F.3d at 1198. As a substantive matter, justifications for imposing a pre-filing sanction on an attorney "include the attorney's willful abuse of the judicial process, bad faith conduct during litigation, or filing frivolous papers." Id. (citations and internal quotation marks omitted). Violations of ethics rules can also serve as a ground for imposing sanctions. See, e.g., Gomez v. Vernon, 255 F.3d 1118, 1134 (9th Cir. 2001); Erickson v. Newmar Corp., 87 F.3d 298, 303 (9th Cir. 1996); see also C.D. Cal. Local R. 83-3.1.2 (providing that attorneys practicing in the district court must comply with the Rules of Professional Conduct of the State Bar of California, that any violation of those rules "may be the basis for the imposition of discipline," and that the Model Rules of Professional Conduct of the American Bar Association may also be considered as guidance when disciplining attorneys). Additionally, the sanction imposed must be tailored to curtail the attorney's particular misconduct. Chambers, 501 U.S. at 57; Support Sys. Int'l, Inc. v. Mack, 45 F.3d 185, 186 (7th Cir. 1995) (per curiam); Orlett v. Cincinnati Microwave, Inc., 954 F.2d 414, 420 (6th Cir. 1992).

In this case, the district court afforded the Frankovich Group notice and an opportunity to be heard before imposing its sanction. On December 10, 2004, the district court issued an order to show cause why the court should not impose a pre-filing order on the Frankovich Group for its role in facilitating Molski's litigation. Mandarin Touch I, 347 F. Supp. 2d at 867. The Frankovich Group responded to the order in writing, and on February 7, 2005, the district court conducted a hearing on the order. These proceedings provided the Frankovich Group the notice and opportunity to be heard that due process requires. See Pac. Harbor Capital, 210 F.3d at 1118; Weissman, 179 F.3d at 1198.

The district court also did not abuse its discretion in making the substantive determination that a pre-filing order was justified based on the conduct of the Frankovich Group. As discussed above, Molski's complaints repeatedly alleged injuries that the district court found to be contrived and untrue. Also, the claims of injuries often were inconsistent with the barriers alleged. For example, complaints filed by the Frankovich Group would allege bodily injury suffered as a result of inadequate signage or the lack of an accessible parking space.

[15] In light of the similarity and exaggerated nature of the frequent injuries Molski alleged, we concluded above that the district court's findings regarding the lack of veracity in Molski's complaints were not clearly erroneous and that the district court was within its discretion in imposing a pre-filing order on Molski. When a client stumbles so far off the trail, we naturally should wonder whether the attorney for the client gave inadequate or improper advice. That the Frankovich Group filed numerous complaints containing false factual allegations, thereby enabling Molski's vexatious litigation, provided the district court with sufficient grounds on which to base its discretionary imposition of sanctions. Weissman, 179 F.3d at 1198.

The district court also emphasized that the letter that the Frankovich Group sent to the defendants in at least two cases

may have violated multiple ethics rules. While we do not rely on the possible ethical violations as a ground for affirming the sanction imposed on the Frankovich Group, we note that Frankovich Group's decision to send letters that many might view as intimidating to unrepresented defendants was, at best, a questionable exercise of professional judgment. The letters gave legal advice to unrepresented parties whose interests conflicted with the interests of the Frankovich Group, and this advice quite possibly ran afoul of relevant ethical rules. See Model Rules of Prof'l Conduct R. 4.3 ("The lawyer shall not give legal advice to an unrepresented person, other than the advice to secure counsel, if the lawyer knows or reasonably should know that the interests of such a person are or have a reasonable possibility of being in conflict with the interests of the client."); Model Code of Prof'l Responsibility DR 7-104(A)(2) (providing that "a lawyer shall not . . . [g]ive advice to a person who is not represented by a lawyer, other than the advice to secure counsel, if the interests of such person are or have a reasonable possibility of being in conflict with the interests of his client").

Additionally, the letters advised the defendant that it had no bona fide defense to the ADA action, when in fact this might not be true in a particular case. For example, the ADA requires the removal of barriers in certain structures only when "such removal is readily achievable." 42 U.S.C. § 12182(b)(2)(A)(iv). This possibly false statement of law may have violated ethics provisions regarding a lawyer's candor to third parties. See Model Rules of Prof'l Conduct R. 4.1(a) (providing that "[i]n the course of representing a client a lawyer shall not knowingly . . . make a false statement of material fact or law to a third person"); Model Code of Prof'l Responsibility DR 7-102(A)(5).

The advice that the defendant might have insurance covering the alleged ADA violation might also have violated Model Rule 4.1(a) and Disciplinary Rule 7-102(A)(5) because California courts have held that an insurance company has no

contractual duty to defend in an ADA suit alleging that a defendant's facilities were inaccessible. See Modern Dev. Co. v. Navigators Ins. Co., 111 Cal. App. 4th 932, 943 (2002). But because the district court was within its discretion in sanctioning the Frankovich Group based on the questionable allegations of physical injury in the complaints they filed, we need not rely on the possible ethics rules violations as a ground for affirming the district court's sanction.⁷

[16] Finally, we hold that the district court's pre-filing sanction is sufficiently tailored to combat the Frankovich Group's practice of repetitive litigation based on false allegations of injury. The sanction requires the Frankovich Group to seek leave of the court before filing any more ADA complaints in the Central District of California, and requires that the district court's order in this case accompany the Frankovich Group's motion for leave. Functionally, the sanction ensures that a judge will initially determine whether the factual allegations in future complaints are colorable. The order will protect against the extracting of possibly unjustified settlements from uncounseled small-business defendants intimidated by the spectre of a federal complaint coupled with a coercive and misleading communication from a law firm. However, the order does not make it impossible for the Frankovich Group to pursue meritorious ADA litigation in the district court. See Franklin, 745 F.2d at 1232. Moreover, as far as the evidence before the district court showed, the Frankovich Group only used abusive litigation tactics in connection with litigation under the ADA. The pre-filing order rightly applies only to complaints asserting claims for relief

⁷Because we do not need to rely on the possibility of ethical rule violations to sustain the district court's pre-filing order against the Frankovich Group, and we decline to do so, we also do not make an ultimate determination whether or not any ethical rule violations occurred. As a general matter, decisions on whether lawyers have violated their ethical obligations are best made in the context of formal bar association proceedings where procedural due process protects the lawyer's rights while assessing any harm to the public.

under the ADA. See De Long, 912 F.2d 1148; O'Loughlin, 920 F.2d at 618. For these reasons, we hold that the pre-filing order imposed in this case is adequately tailored to punish the past sanctionable conduct of the Frankovich Group, and, more importantly, to protect the courts and the public from any future misconduct by that law firm.8 Lawyers are required to give their clients' interests zealous advocacy, and while the pre-filing order in this case will not stand in the way of advocacy for legitimate claims, it will help to ensure that the services of the Frankovich Group are used in support of valid claims and not as a device to encourage settlement of unwarranted or exaggerated claims. We affirm the district court's order imposing sanctions on the Frankovich Group.

VI

In summary, we dismiss defendants Brian and Kathy McInerney from this appeal for lack of jurisdiction. We affirm the district court's order declaring Molski a vexatious litigant and requiring him to obtain leave of the court before filing another ADA complaint in the Central District of California. We also affirm the district court's order sanctioning the Frankovich Group and imposing a similar pre-filing order on it. Costs are awarded to the appellees.

AFFIRMED IN PART, DISMISSED IN PART.

⁸District courts have broad discretion in fashioning sanctions. Leon v. IDX Sys. Corp., 464 F.3d 951, 961 (9th Cir. 2006); Ritchie v. United States, 451 F.3d 1019, 1026 (9th Cir. 2006); Falstaff Brewing Corp. v. Miller Brewing Co., 702 F.2d 770, 786 (9th Cir. 1983) (Wallace, J., dissenting in part). Permissible sanctions when vexatious litigation is encountered may include not only a pre-filing order, but also monetary sanctions or even the ultimate sanction of dismissal of claims. We do not here hold that, if a court encounters vexatious litigation, a pre-filing order is the only permissible form of sanction. Rather, the district court may exercise its sound discretion under the facts presented to choose any appropriate sanction that will punish the past misconduct and prevent the future misconduct of the lawyer or party at issue.

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PROOF OF SERVICE

I, the undersigned, declare as follows:

I am employed in the City and County of San Francisco, State of California. I am over the age of eighteen (18) and am not a party to this action. My business address is 1374 Pacific Avenue, San Francisco, California 94109.

On the date set forth below, I served the document(s) entitled:

DEFENDANT PURGATORY INC.'S NOTICE OF RELATED CASES

on the parties in this action and the interested parties in the putative related pending cases as follows:

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Counsel for plaintiffs CRAIG YATES and DISABILITY RIGHTS ENFORCEMENT, EDUCATION, SERVICES: HELPING YOU HELP OTHERS

Counsel for defendant VINCENT P. LaROCCA, Trustee

X

[BY MAIL] I placed the above document(s) in an envelope which was sealed, with postage thereon fully prepaid, and placed in the United States mail in San Francisco, California. I am "readily familiar" with the practice of The Law Offices of Frank S. Moore for collection and processing of correspondence for mailing, said practice being that in the ordinary course of business, mail is deposited in the United States Postal Service the same day as it is placed for collection.

San Francisco County Superior Court Litigants:

17 CGC-06-452090 CRAIG YATES et al vs. CIGAR AMOUR 18 et al 19

CGC-06-452090 CRAIG YATES et al vs. CIGAR AMOUR et al

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representing SKYLINE ENTERPRISES DE LLC (DEFENDANT) SKYLINE ENTERPRISES DE LLC (CROSS COMPLAINANT) SKYLINE ENTERPRISES LLC, A CALIFORNIA LIMITED (Defendant)

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1 2	CGC-08-473176 CRAIG YATES vs. UNION SQUARE et al	CGC-08-473260 CRAIG YATES et al vs. DA FLORA RESTAURANT et al
3	ORLICK, MARTIN HARRY JEFFER, MANGELS, BUTLER & MARMARO LLP	KAVANAGH, GAIL E SEDGWICK, DETERT, MORAN &
4	TWO EMBARCADERO CTR, 5TH FL. SAN FRANCISCO, CA 941113824	ARNOLD LLP ONE MARKET PLAZA
5	representing CITY AND COUNTY OF	SAN FRANCISCO, CA 94105
6 7	SÅN FRANCISCO (DEFENDANT) CITY OF SAN FRANCISCO UPTOWN PARKING CORPORATION	representing WONG, ELBERT (DEFENDANT) WONG, JEAN LEE
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9	THIMESCH TIMOTHY S 148213 THIMESCH LAW OFFICES 158 HILLTOP CRESCENT	(DEFENDANT) WONG, NORMAN L.
10	WALNUT CREEK, CA 94576	(DEFENDANT) WONG, YICK F. (DEFENDANT)
11	representing YATES, CRAIG (PLAINTIFF)	LIEBERMAN RICHARD M LAW OFFICES OF R. MICHAEL
12	(FLAINTIFF)	LIEBERMAN 1398 POST STREET
13		SAN FRANCISCO, CA 94109
14		representing GASPAR, FLORENCE C. (DEFENDANT)
15		C. (DEPENDANT)
16	X [BY MAIL] I placed the above do postage thereon fully prepaid, and	ocument(s) in an envelope which was sealed, with d placed in the United States mail in San Francisco,
17	California. I am "readily familian	"with the practice of The Law Offices of Frank S. ing of correspondence for mailing, said practice being
18	that in the ordinary course of bus Service the same day as it is place	iness, mail is deposited in the United States Postal
19		ern District Litigants by sending via Northern District
20		
21 22	3:08-cv-00356-JSW Yates et al v. Unicorn Pan Asian Cuisine et al	3:08-cv-01403-MEJ Ramirez et al v. Martha's Old Mexico et al
23	Matthew Scott Kenefick Martin H. Orlick	Peter C. De Golia Jeffrey S. Lyons
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25	San Francisco, CA 94111 415-398-8080	3333 Mendocino Avenue, Suite 200 Santa Rosa, CA 95403-2261
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28	ATTORNEYS representing Wells Fargo Bank, N.A. (formerly known as Croket National Bank) & Henry I. Poppic	J. J. O. 1. S. C. II C. III.
		· · · · · · · · · · · · · · · · · · ·

1	4:07-cv-01537-CW Loskot et al v. University Inn et al	3:08-cv-01876-CRB Jankey et al v. King of Thai Noodle House et al
3	Kurt A. Franklin Kevin Durrell Reese	Janet M. Brayer Law Offices of Janet Brayer
4	Hanson Bridgett LLP 425 Market Street 26th Floor	20 California Street, #201 San Francisco, CA 94111 415-445-9555
5	San Francisco, CA 94105 415-777-3200	415-445-9541 (fax) janet@brayer.net
6 7	415-541-9366 (fax) kfranklin@hansonbridgett.com KReese@hansonbridgett.com	representing King of Thai Noodle House (Defendant)
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14		representing Ling K. Kwok
15		(Defendant)
16		
17	3:08-cv-01958-JCS Yates et al v. Sweet Delight et al	3:08-cv-02293-PJH Yates et al v. Zephyr Cafe et al
18	Ara R. Jabagchourian Cotchett Pitre & McCarthy	Jaemin Chang Bay Capital Legal P.C.
19	San Francisco Airport Office Center 840 Malcolm Road, Suite 200	582 Market Street Suite 805 San Francisco, CA 94104
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21	650-697-0577 (fax) ajabagchourian@cpmlegal.com	jchang@capitallegal.com
22	representing Huang Family Trust	representing Won Hyun Enterprises Inc. (Defendant)
23	(Defendant) Pacificcom Inc.	Curtis Edward Smolar
24	(Defendant) Sweet Delight	Bay Capital Legal P.C. 582 Market Street
2526	(Defendant)	Suite 805 San Francisco, CA 94104 (415) 445-2570
27		(415) 445-2570 415-462-5737 (fax) Curtis@capitallegal.com
28		Won Hyun Enterprises Inc. (Defendant)

1 3:07-cv-04395-JCS Yates et al v. Red's 3:07-cv-04396-MEJ Ramirez et al v. Union Hotel Inc. et al Recovery Room Inc. et al John Henry Feldmann, III 3 Law Offices of John H. Feldmann III George Joseph Keller P.O. Box 150329 Donald Douglas Shureen 211 Forbes Ave. Jeffrey Eugene Duplicki 4 McMillan & Shureen LLP San Rafael, CA 94915 5 (415) 453-8249 Fifth Floor 50 Santa Rosa Ave ihfiii@pacbell.net Santa Rosa, CA 95404-4908 6 representing Townsend Capital Partners, george.keller@mcmillanshureen.com 7 LLC doug.shureen@mcmillanshureen.co (Defendant) 8 representing Union Hotel Inc. (Defendant) Gail F. Flatt 9 Provencher & Flatt LLP Lucille Gonella 823 Sonoma Avenue (Defendant) 10 Santa Rosa, CA 95404-4714 (707) 284-2380 (707) 284-2387 (fax) 11 gff@provlaw.com 12 representing Red's Recovery Room Inc. (Defendant) 13 3:07-cv-04463-JCS Ramirez et al v. 14 3:07-cv-05485-MMC Yates et al v. N-O-H-R Plaza et al Omelette Express Inc. et al 15 Bradford John DeMeo Patrick E. Guevara Randick O'Dea & Tooliatos, LLP 16 DeMeo & DeMeo 565 W. College Avenue 5000 Hopyard Road Santa Rosa, ČA 95401 Suite 400 17 707-545-3232 Pleasanton, CA 94588 707-545-1725 (fax) 18 (925) 460-3700 (925) 460-0969 (fax) demeo5@sonic.net 19 jwest37333@sbcglobal.net pguevara@randicklaw.com 20 representing Nan Z. Mishkin representing N-O-H-R Plaza (Defendant) (Defendant) 21 Frank Man Wai Wong Michelle Valerie Zyromski (Defendant) 22 Zyromski Konicek LLP Sin Yee Wong 2455 Bennett Valley Road, Suite B-204 (Defendant) Santa Rosa, CA 95404 23 (707) 542-1393 (707) 542-7697 (fax) mzyromski@zkklegal.com 25 representing Omelette Express Inc. (Defendant) 26 27 28

1	3:08-cv-02164-JL Jankey et al v. Geary Street Bella Pizza et al	3:08-cv-02733-MMC Jankey et al v. Five Happiness Restaurant Inc et al
2 3	Wing Cheong Lee Attorney at Law	Jason George Gong Livingston Law Firm
4	275 6th Avenue, #102 San Francisco, CA 94113	1600 South Main Street Suite 280
5	415-831-8816 wingclee88@hotmail.com	Walnut Creek, CA 94596 (925) 952-9880 (925) 952-9881 (fax)
6	representing Lum Revocable Trust (Defendant)	jgong@livingstonlawyers.com
7 8		representing Five Happiness Restaurant Inc (Defendant)
9		Mei-Mei Koo Yang (Defendant)
10		William P. Yang (Defendant)
11 12	3:07-cv-04813-JSW Moss et al v. Molte Cose et al	3:08-cv-01403-MEJ Ramirez et al v. Martha's Old Mexico et al
13	Tyler Mark Paetkau Littler Mendelson, PC	Peter C. De Golia Clement Fitzpatrick & Kenworthy
14	650 California Street San Francisco, CA 94108 415-433-1940	PC 3333 Mendocino Avenue, Suite 200 Santa Rosa, CA 95403-2261
15 16	415-399-8490 (fax) TPaetkau@littler.com	(707) 523-1181 (707) 546-1360 (fax) pdegolia@cfk.com
17	representing Molte Cose (Defendant)	representing Martha's Old Mexico
18	Lorraine J. Choy (Defendant) Raymond G. Choy	(Defendant) Elvia Lobato (Defendant)
19	(Defendant) Teresa Marie Nittolo	Judith A. Barbieri (Defendant)
20 21	(Defendant)	Martha Leticia Lopez (Defendant) Peter R. Barbieri
22		(Defendant)
23		
24		
25		
26		
2728		

1 2 3 4	3:08-cv-01876-CRB Jankey et al v. King of Thai Noodle House et al 3:08-cv-01877-WHA Yates et al v. King of Thai Noodle #2 Inc. et al Janet M. Brayer Law Offices of Janet Brayer 20 California Street, #201	3:08-cv-02293-PJH Yates et al v. Zephyr Cafe et al Jaemin Chang Curtis Edward Smolar Bay Capital Legal P.C. 582 Market Street Suite 805 San Francisco, CA 94104
5 6	San Francisco, CA 94111 415-445-9555 415-445-9541 (fax) janet@brayer.net	415 445 2570 415 462 5737 (fax) jchang@capitallegal.com Curtis@capitallegal.com
7 8	representing King of Thai Noodle House (Defendant)	representing Won Hyun Enterprises Inc. (Defendant)
9 10 11 12	Merrilee C. Miller Law Offices of William J. Diffenderfer One Market, Spear Tower Suite 2150 San Francisco, CA 94105 (415) 348-4150 800-914-3772 (fax) merhag@safeco.com	(Detendant)
13 14	representing Ling K. Kwok (Defendant)	
15 16 17 18 19 20 21	3:08-cv-00737-JCS Yates et al v. Burger King #3157 et al Matthew Philip Harrington Hughes & Gill, P.C. 1600 S. Main Street Suite 315 Walnut Creek, CA 94596 925-926-1200 925-926-1200 (fax)	Alison M. Crane Bledsoe, Cathcart, Diestel & Pedersen 601 California Street 16th Floor San Francisco, CA 94108-2805 415-981-5411 415-981-0352 (fax) Acrane@bledsoelaw.com
	mharrington@hughes-gill.com representing Centennial Restaurants LLC	representing Belli Deli (Defendant) Dong J. Homer
22232425	representing Centennial Restaurants LLC (Defendant) Syers Properties I LP (Defendant) James Albert Sarrail Sarrail, Lynch & Hall, LLP 700 Airport Blvd., Suite 420 Burlingame, CA 94010	
222324	representing Centennial Restaurants LLC (Defendant) Syers Properties I LP (Defendant) James Albert Sarrail Sarrail, Lynch & Hall, LLP 700 Airport Blvd., Suite 420	(Defendant) Dong J. Homer (Defendant) Young B. Homer

1 3:07-cv-01405-WHA Yates et al v. Belli Deli et al 2 Lawrence Allen Baskin 3 Krause & Baskin 1120 Nye St Ste 300 San Rafael, CA 94901 4 (415) 456-2500 5 (415) 456-1580 (fax) larry@baskinlaw.com 6 representing William Rogers 7 (Defendant) 8 Todd Alan Angstadt Phillips Spallas et al LLP 9 650 California St 10FL San Francisco, CA 94108 10 415-278-9400 415-278-9411 (fax) 11 representing William Rogers 12 (Defendant) 3:07-cv-02100-JSW Yates et al v. Foster 3:08-cv-02165-SI Yates et al v. 13 Freeze Berkeley et al Twice is Nice et al 14 Andrew K. Jacobson Kathleen Darmagnac Bay Oak Law Firm, APLC 15 Stubbs & Leone 2175 N.California Blvd, Ste. 900 180 Grand Ave Ste 700 Walnut Creek, CA 94596 16 Oakland, CA 94612-3763 925-974-8600 17 925-974-8601 (fax) 510-208-5500 510-208-5511 (fax) darmagnack@stubbsleone.com 18 andy@bayoaklaw.com representing Ronald Andrews 19 representing Foster Freeze Berkeley (Defendant) (Defendant) Byung H. Yoo 20 (Defendant) 21 Grace Pak (Defendant) Sung C. Pak 22 (Defendant) 23 24 25 26 27 28

1	4:08-cv-02545-CW Yates et al v. Sushi Bistro Inc et al	3:08-cv-03004-EDL Yates et al v. Franklin Arden LLC
2	Jon C. Yonemitsu Gordon & Rees LLP	David W. Evans Nairi Chakalian Haight Proyen & Bongsteel I.I.B.
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6 7	representing Sushi Bistro Inc	devans@hbblaw.com nchakalian@hbblaw.com
8	(Defendant) Jeffery Lau (Defendant)	representing Franklin Arden LLC (Defendant)
9	Sophia Lau (Defendant)	
10	3:07-cv-03033-EDL Yates et al v. El Sombrero et al	3:07-cv-04177-EDL Yates et al v. Discount Alley Inc. et al
11	James J. Zenere	Gail F. Flatt
12 13	Sheuerman Martini & Tabari A Professional Corporation 1033 Willow Street	Provencher & Flatt LLP 823 Sonoma Avenue Santa Rosa, CA 95404-4714
14	San Jose, CA 95125 (408) 288-9700	(707) 284-2380 (707) 284-2387 (fax)
15	(408) 295-9900 (fax) jzenere@smtlaw.com	gff@provlaw.com
16	representing Agnes R. Reeves (Defendant)	representing Discount Alley Inc. (Defendant) Ann M. Batiste
17		(Defendant) Bruce Paul Monaghan
18 19		(Defendant) Chetan Kumar (Defendant) Kemlesh M. Kumar (Defendant)
20		
21		Kenneth J. McAdams (Defendant) Laurie A. McAdams
22		(Defendant) Marc Frederick
23		(Defendant)
2425		
26		
27		
28		

	n
1	United States District Court for the Eastern District Litigants by sending via Eastern District of California's e-filing procedure addressed as follows:
2	2:07-cv-01564-FCD-EFB Chapman, et al. v. Lizbeth V. West
3	Subway Salads and Sandwiches #14054, et al. Weintraub Genshlea Chediak Sproul 400 Capitol Mall, 11th Floor
4	Alden John Parker Sacramento, CA 95814 Basham Parker LLP (916) 558-6082
5	701 University Avenue (916) 446-1611 (fax) Suite 210 lwest@weintraub.com
6	Sacramento, CA 95825 (916) 925-5850 representing Mary Delouize
7	(916) 925-5845 (fax) (Defendant)
8	representing Mary Delouize
9	(Defendant) Thereza Coughran
10	(Defendant) Elizabeth Morell
11	(Defendant)
12	
13	I declare under penalty of perjury under the laws of the State of California that the
14	foregoing is true and correct.
15	
16	DATED: August 29, 2008
17	Frank S. Moore
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	

YATES, et al. v. LA ROCCA'S CORNER, et al.
DEFENDANT PURGATORY INC.'S NOTICE OF RELATED CASES